

Authority No. D. 222

28016
2-12-62.

P.P.G.P.

The Gazette of India



PUBLISHED BY AUTHORITY

NEW DELHI, SATURDAY, JANUARY 5, 1963/PAUSA 15, 1884

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 24th December 1962.

No. and Date	Issued by	Subject
1 G.S.R. 1765, dated 21st December, 1962.	Ministry of Commerce and Industry.	The Enemy Property (Custody and Registration) Order, 1962.
2 G.S.R. 1766, dated 22nd December, 1962.	Ministry of Home Affairs	Directives that the powers exercisable by it under the provisions of the Defence of India Act, 1962 (51 of 1962) in respect of any immovable property situated within the area specified in the Schedule annexed.
3 G.S.R. 1767, dated 22nd December, 1962.	Ditto.	Prohibiting from further publication, sale or distribution of the book entitled "The Sino-Indian Boundary Question", published by Foreign Languages Press, Peking in 1962 and printed in the People's Republic of China.
G.S.R. 1768, dated 24th December, 1962.	Ditto.	Prohibiting from further sale or distribution or any extract therefrom or of any translation thereof of the Urdu Newspaper entitled "Daily Jang, Karachi", printed and published from the Javed Press, Mcleod Road, Karachi.

Copies of the Gazettes Extraordinary mentioned above will be supplied on payment to the Manager of Publications, Civil Lines, Delhi. Remittances should be sent so as to reach the Manager within ten days of the date of issue of the Gazette.

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF LAW

(Department of Legal Affairs)

New Delhi, the 27th December 1962

G.S.R. 2.—(Contract/Amdment 46) In exercise of the powers conferred by clause (1) of Article 299 of the Constitution, the President hereby directs that the following further amendment shall be made in the notification of the Government of India in the Ministry of Law No. GSR 1161 dated the 1st December, relating to the execution of contracts and assurances of property, namely:—

In the said notification, after Part XXX, the following Part shall be inserted, namely:—

"**XXXI.** Where any business of any department is, by virtue of reorganisation or otherwise, transferred to any other department, whether existing or new, references in this notification to the department to which such business is transferred, shall, in relation to such business, be construed as references to the department to which it has been transferred.

Explanation—In this paragraph "department" means any Ministry, Departmental Secretariat or Office of the Government of India."

[No. F. 17(1)/]

New Delhi, the 31st December 1962

G.S.R. 3.—In exercise of the powers conferred by rule 1 of Order XXV of the First Schedule to the Code of Civil Procedure, 1908 (5 of 1908), the Central Government hereby makes the following further amendments in the notification of the Government of India, in the Ministry of Law, No. S.R.O. 351, dated the 1st January, 1958, relating to signing and verification of plaints and written statements in suits in any court of civil jurisdiction by or against the Central Government, namely:—

1. In the Schedule to the said notification, under the heading "IX-MINISTRY OF FINANCE" and the sub-heading "Department of Economic Affairs", after entry "Director, Deputy Directors and Assistant Directors, Enforcement of Foreign Exchange Regulation Act," the following entry shall be inserted, namely:

"The Managing Director, Kolar Gold Mining Undertakings, Oorgaum"

2. Under the heading "X-MINISTRY OF FOOL AND AGRICULTURE" and the sub-heading "Department of Agriculture", for the entry "Chief Administrative Officer, Delhi Milk Scheme", the following entry shall be substituted, namely:

"Director of Administration, Delhi Milk Scheme".

3. Under the heading "XX-MISCELLANEUS", for the entries "Office in Charge, Government Timber Depot, Howrah and Madras", the entries "L. Conservator of Forests (Depot Division) Assistant Conservator of Forests (Division)" shall be substituted.

[No. F. 16(1)/]

H. C. DAGA, Jr.

MINISTRY OF HOME AFFAIRS

New Delhi, the 24th December 1962.

G.S.R. 4.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and all other powers enabling him in this behalf, the President hereby makes the following rules further to amend the Delhi and Himachal Pradesh Civil Service Rules, 1961, namely:—

1. These rules may be called the Delhi and Himachal Pradesh Civil Service Amendment Rules, 1962.

2. After rule 35 of the Delhi and Himachal Pradesh Civil Service Rules, 1961, the following rule shall be added, namely:—

“36. Removal of difficulties at initial constitution of the Service.—If any difficulty arises during the period of the initial constitution of the Service in giving effect to these rules, the Central Government may by order as occasion requires, in consultation with the Union Public Service Commission, relax the provisions of these rules to the extent necessary for the purpose of removing the difficulty:

Provided that no such order shall be made after the expiry of two years from the date of initial constitution of the Service.”

[No. F. 6/29/61-Delhi-I.]

A. D. PANDE, Jt. Secy.

New Delhi, the 26th December 1962

G.S.R. 5.—In pursuance of sub-rule (1) of rule 8 of the Indian Administrative Service (Recruitment) Rules, 1954, the Central Government, in consultation with the State Government of Assam and the Union Public Service Commission, hereby makes the following regulations further to amend the Indian Administrative Service (Appointment by Promotion) Regulations, 1955, namely:—

1. These regulations may be called the Indian Administrative Service (Appointment by Promotion) (Second Amendment) Regulations, 1962.

2. In the Schedule to the Indian Administrative Service (Appointment by Promotion) Regulations, 1955, for the existing entries relating to Assam in Column 3, the following entries shall be substituted, namely:—

- (1) Chief Secretary to the Government of Assam.
- (2) Commissioner of Plains Division.
- (3) Commissioner of Hills Division.
- (4) Development Commissioner.”

[No. 5/23/62-AIS(I).]

New Delhi, the 31st December 1962

G.S.R. 6.—In exercise of the powers conferred by sub-section (1) of section 11 of the All India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby makes the following rules further to amend the All India Services (Death-cum-Retirement Benefits) Rules, 1958, namely:—

1. These rules may be called the All India Services (Death-cum-Retirement Benefits) Third Amendment Rules, 1962.

2. In the All India Services (Death-cum-Retirement Benefits) Rules, 1958, hereinafter referred to as the said rules in rule 8(1) for the proviso to sub-rule (1), the following proviso shall be substituted, namely:—

“Provided that temporary or officiating service, followed without interruption by confirmation in the same or another post, shall count in full as qualifying service except in respect of periods of temporary or officiating service in non-pensionable establishments.”;

(2) for sub-rule (5), the following sub-rule shall be substituted, namely:—

"(5) (a) A member of the Service who, prior to his appointment to the Service, held a post in the General Administrative Reserve or a post under Government on a contract basis, shall have the option to count the period of his service in such post in full as qualifying for pension under these Rules. Provided that such service is otherwise continuous and that he did not draw inflated rates of pay by reason of the absence of retirement benefits.

(b) The option under clause (a) shall be exercised within a period of three months from the 31st December, 1962, or within three months from the date of appointment to the Service whichever is later. The option once exercised shall be treated as final.

(c) Where a member of the Service exercises the option to count his previous service in the General Administrative Reserve or on contractual basis, the amount of Government contributions with interest thereon standing to his credit in any contributory provident fund to which he might have been admitted, shall be surrendered and credited to the Consolidated Fund of the State on whose cadre he is borne, while the amount of his own subscriptions to that fund, if not already withdrawn together with interest thereon shall be transferred to his account in the All India Services Provident Fund:

Provided that in a case where the Government contributions have already been paid to the member of the Service, he shall be required to refund them with interest from the date of payment to the date of final refund in a suitable number of instalments to be prescribed by the State Government";

(3) for sub-rule (6) the following sub-rule shall be substituted, namely:—

"(6) A member of the Service who prior to his appointment to the Service held a post under Government carrying contributory provident fund benefits shall have the option to count as qualifying service the whole of the period of his service in such a post during which he actually subscribed to the contributory provident fund.

The option under this sub-rule shall be exercised within a period of three months from the 31st December, 1962, or within three months from the date of appointment to the Service whichever is later. The option once exercised shall be final.

Where a member of the Service exercises the option the amount of Government contributions together with interest thereon standing to his credit in that fund shall be surrendered and credited to the Consolidated Fund of the State on whose cadre he is borne, while the amount of his own subscriptions to that fund if not already withdrawn together with interest thereon, shall be transferred to his account in the All India Services Provident Fund:

Provided that in a case where the Government contributions have already been paid to the member of the Service, he shall be required to refund them with interest in a suitable number of instalments to be prescribed by the State Government."

(4) for sub-rule (9), the following sub-rule shall be substituted, namely:—

"(9) The qualifying service shall be calculated in six monthly periods. A fraction of less than six months shall not be taken into account in calculating the total qualifying service."

3. In rule 9 of the said rules, for sub-rule (2), the following sub-rule shall be substituted, namely:—

(2) Subject to the provisions of sub-rules (3) and (4), leave with allowances shall count as qualifying service to the extent indicated below:—

the total service of the member the Service is not less than .	He counts as qualifying service a period of leave not exceeding.
1	2
1 years but less than 30 years. 1 years	1 year 2 years

NOTE 1.—Total service for the purpose of column 1 of the table above shall be reckoned from the date of commencement of qualifying service and shall include all periods of leave but shall not include war service qualifying for pension under sub-rules (3) and (4) of rule 8.

NOTE 2.—Half pay leave commuted under rule 13 of the Leave Rules shall count as leave with allowances.”

4. In rule 18 and in clause (a) of sub-rule (3) of rule 19 of the said rules, the words and figure “or column 4 as may be applicable.” shall be omitted.

5. In rule 23 of the said rules,—(1) for sub-rule (1), the following sub-rule shall be substituted, namely:—

(1) The term ‘emoluments’ used in these Rules shall be taken to mean the emoluments which the member of the Service was receiving immediately before his retirement or death as the case may be and shall include:—

(a) substantive pay other than pay drawn in a tenure post;

(b) personal pay granted in lieu of loss of substantive pay in respect of a permanent post other than a tenure post;

(c) special pay including that drawn in a tenure post, if—

(i) where the special pay is granted for a specific addition to work or responsibility, no post carrying such work or responsibility has been sanctioned; or

(ii) where it is allowed in respect of a temporary appointment outside the ordinary line, the temporary appointment is not of a like character to any of the existing permanent appointments;

(d) one-half of:

(i) the difference between the substantive pay and the pay actually drawn in higher officiating or temporary appointments;

(ii) personal pay other than that referred to in clause (b) above;

(iii) special pay other than that referred to in clause (c) above;

(iv) the difference between the substantive pay and the pay actually drawn in higher tenure appointment(s) whether held in substantive or officiating capacity;

(e) such other pay or allowance which the Central Government may by general or special order classify as emoluments for the purpose of this rule.”;

(2) sub-rule (2) shall be omitted

6. Rule 24 shall be deleted.

7. For Schedule A and Schedule B to the said rules, the following Schedules shall be substituted, namely:—

SCHEDULE A
Gratuity or Pension

Completed six monthly periods of qualifying service	Scale of gratuity or pension	Maximum pension (in Rs. per annum)
1	2	3

(A) Gratuity

- 1 $\frac{1}{2}$ month's emoluments.
- 2 1 month's emoluments.
- 3 $\frac{1}{2}$ month's emoluments.
- 4 2 "
- 5 $2\frac{1}{2}$ "
- 6 3 "
- 7 $3\frac{1}{2}$ "
- 8 4 "
- 9 $4\frac{3}{8}$ "
- 10 $4\frac{3}{4}$ "
- 11 $5\frac{1}{8}$ "
- 12 $5\frac{1}{2}$ "
- 13 $5\frac{7}{8}$ "
- 14 $6\frac{1}{4}$ "
- 15 $6\frac{5}{8}$ "
- 16 7 "
- 17 $7\frac{3}{8}$ "
- 18 $7\frac{3}{4}$ "
- 19 $8\frac{1}{8}$ "

(B) Pension

		Rs.
20	10/80 ths of average emoluments	2,700
21	10 $\frac{1}{2}$ /80 ths	2,835
22	11/80 ths	2,970
23	11 $\frac{1}{2}$ /80 ths	3,105
24	12/80 ths	3,240
25	12 $\frac{1}{2}$ /80 ths	3,375
26	13/80 ths	3,510
27	13 $\frac{1}{2}$ /80 ths	3,645
28	14/80 ths	3,780
29	14 $\frac{1}{2}$ /80 ths	3,915
30	15/80 ths	4,050
31	15 $\frac{1}{2}$ /80 ths	4,185
32	16/80 ths	4,320
33	16 $\frac{1}{2}$ /80 ths	4,455
34	17/80 ths	4,590
35	17 $\frac{1}{2}$ /80 ths	4,725
36	18/80 ths	4,860
37	18 $\frac{1}{2}$ /80 ths	4,995
38	19/80 ths	5,130
39	19 $\frac{1}{2}$ /80 ths	5,265
40	20/80 ths	5,400
41	20 $\frac{1}{2}$ /80 ths	5,535
42	21/80 ths	5,670
43	21 $\frac{1}{2}$ /80 ths	5,805
44	22/80 ths	5,940
45	22 $\frac{1}{2}$ /80 ths	6,075
46	23/80 ths	6,210

Completed six monthly periods of qualifying service	Scale of gratuity or pension	Maximum pension (in Rs. per annum)
1	2	3
(B) Pension—contd.		
47 23 $\frac{1}{2}$ /80ths of average emoluments	.	6,445
48 24 $\frac{1}{2}$ /80ths	"	6,480
49 24 $\frac{1}{2}$ /80ths	"	6,615
50 25 $\frac{1}{2}$ /80ths	"	6,750
51 25 $\frac{1}{2}$ /80ths	"	6,885
52 26 $\frac{1}{2}$ /80ths	"	7,020
53 26 $\frac{1}{2}$ /80ths	"	7,155
54 27 $\frac{1}{2}$ /80ths	"	7,290
55 27 $\frac{1}{2}$ /80ths	"	7,425
56 28 $\frac{1}{2}$ /80ths	"	7,560
57 28 $\frac{1}{2}$ /80ths	"	7,695
58 29 $\frac{1}{2}$ /80ths	"	7,830
59 29 $\frac{1}{2}$ /80ths	"	7,965
60 30 $\frac{1}{2}$ /80ths	"	8,100

SCHEDULE B

Death-cum-Retirement Gratuity

Completed six monthly periods of qualifying service	Scale of Death-cum-Retirement Gratuity	Maximum Death-cum-Retirement Gratuity
1	2	3
1		
2		
3		
4		
5		
6		
7		
8		
9		
10 5 times 10/20 of emoluments	.	4,500
11 5 $\frac{1}{2}$	" " " "	4,950
12 6	" " " "	5,400
13 6 $\frac{1}{2}$	" " " "	5,850
14 7	" " " "	6,300
15 7 $\frac{1}{2}$	" " " "	6,750
16 8	" " " "	7,200
17 8 $\frac{1}{2}$	" " " "	7,650
18 9	" " " "	8,100
19 9 $\frac{1}{2}$	" " " "	8,550
20 10	" " " "	9,000
21 10 $\frac{1}{2}$	" " " "	9,450
22 11	" " " "	9,900
23 11 $\frac{1}{2}$	" " " "	10,350
24 12	" " " "	10,800
25 12 $\frac{1}{2}$	" " " "	11,250
26 13	" " " "	11,700
27 13 $\frac{1}{2}$	" " " "	12,150
28 14	" " " "	12,600
29 14 $\frac{1}{2}$	" " " "	13,050
30 15	" " " "	13,500
31 15 $\frac{1}{2}$	" " " "	13,950
32 16	" " " "	14,400
33 16 $\frac{1}{2}$	" " " "	14,850
34 17	" " " "	15,300
35 17 $\frac{1}{2}$	" " " "	15,750

Completed six monthly periods of qualifying service	Scale of Death-cum-Retirement Gratuity	Maximum Death- cum- Retirement Gratuity
I	2	3
36	18 times 10/20 of emoluments	16,200
37	18½ " " " "	16,650
38	19 " " " "	17,100
39	19½ " " " "	17,550
40	20 " " " "	18,000
41	20½ " " " "	18,450
42	21 " " " "	18,900
43	21½ " " " "	19,350
44	22 " " " "	19,800
45	22½ " " " "	20,250
46	23 " " " "	20,700
47	23½ " " " "	21,150
48	24 " " " "	21,600
49	24½ " " " "	22,050
50	25 " " " "	22,500
51	25½ " " " "	22,950
52	26 " " " "	23,400
53	26½ " " " "	23,850
54	27 " " " "	24,000"
and above		

8. For Schedules D to H to the said rules, the following Schedules shall be substituted, namely:—

SCHEDULE D

Nomination for Death-cum-Retirement Gratuity

(When the member of the Service has a family and wishes to nominate one member thereof).

I hereby nominate the person mentioned below, who is a member of my family and confer on him the right to receive any death-cum-retirement gratuity that may be sanctioned by State Government in the event of my death while on service and the right to receive on my death any gratuity which having become admissible to me on retirement may remain unpaid at my death.

Name and address of nominee.	Relationship with the member of the Service.	Age	Contingencies on the happening of which the nomination shall become invalid	Name, address and relationship of the person or persons, if any, to whom the right conferred on the nominee shall pass in the event of the nominee pre-deceas-	Amount or share of gratuity payable to each*
I	2	3	4	5	6

SCHEDULE F

Nomination for Death-cum-Retirement Gratuity

(When the member of the Service has no family and wishes to nominate one person)

I, having no family, hereby nominate the person mentioned below and confer on him the right to receive any death-cum-retirement gratuity that may be sanctioned by State Government in the event of my death while in service and the right to receive on my death any gratuity which having become admissible to me on retirement may remain unpaid at my death.

Name and address of nominee	Relationship with the member of the Service	Age	Contingencies on the happening of which the nomination shall become invalid	Name, address and relationship of the person or persons, if any, to whom the right to confered on the nominee shall pass in the event of the nominee predeceasing the member of the service or the nominee dying after the death of the member of the service but before receiving the payment of gratuity	Amount or share of each*
1	2	3	4	5	6
.....

This nomination supersedes the nomination made by me earlier on which stands cancelled.

Dated this day of 196

at Witnesses to signature :

1.....

Signature of the member of the Service.

2.....

*NOTE :—This column should be filled in so as to cover the whole amount of gratuity.

SCHEDULE—G

Nomination for Death-cum Retirement Gratuity

(When the member of the Service has no family and wishes to nominate more than one person)

I, having no family, hereby nominate the persons mentioned below and confer on them the right to receive to the extent specified below, any death-cum-retirement gratuity that may be sanctioned by State Government in the event of my death while in service and the right to receive

on my death, to the extent specified below any gratuity which having become admissible to me on retirement may remain unpaid at my death.

Names and addresses of nominees	Relationship with the member of the Service	Age	Amount or share of gratuity payable to each*	Continuing of the gratuity payable to each*	Name, address and relationship of the person or persons, if any, to whom the right conferred on the nominee shall pass in the event of the nominee predeceasing	Amount or share of gratuity payable to each†
1	2	3	4	5	6	7

This nomination supersedes the nomination made by me earlier on..... which stands cancelled.

N.B.—The officer should draw lines across blank space below the last entry to prevent the insertion of any name after he has signed.

Dated this day of 196

at

Witnesses to signature :

1.....

Signature of the member of the Service.

2.....

*Note 1. This column should be filled in so as to cover the whole amount of gratuity.

†Note 2. The amount/share of gratuity shown in this column should cover the whole amount/share payable to the original nominees.

SCHEDULE H

Nomination for family Pension

I hereby nominate the persons mentioned below, who are members of my family, to receive in the order shown below the family pension which may be granted by State Government in the event of my death after completion of 10 years' qualifying service.

Name and address of nominee	Relationship with the member of the Service.	Age	Whether married or unmarried.
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This nomination supersedes the nomination made by me earlier on.....which stands cancelled.

N.B.—The Officer should draw lines across blank space below the last entry to prevent the insertion of any name after he has signed.

Dated this..... day of..... 196

at.....

Witnesses to signature :

1.....
2.....

Signature of the member of the service.

[No. 29/7/60-AIS(II).]
K. S. N. MURTHY, Under Secy.

CORRIGENDUM

New Delhi, the 28th December 1962

G.S.R. 7.—In the notification of the Government of India in the Ministry of Home Affairs No. F. 4/11/60-Judl. II/UTL-50, dated the 27th August 1962 published as G.S.R. 1137 at pages 1241 to 1245 of the Gazette of India, Part II, Section 3, Sub-section (i), dated the 1st September 1962/10th Bhadra 1884,—

- (1) at page 1241,—
in line 23, for “modifications” read “modifications.”;
- (2) at page 1242,—
(i) in line 3, for “Lieutenant Governor” read “Lieutenant Governor”;
(ii) in line 35, for “Bombay, it” read “Bombay; It”;
(iii) in line 48, for “production” read “protection”.
- (3) at page 1243, in line 33, for “shall have the same powers, privileges and protection” read “in aid of the Police force shall be under the control”.
- (4) at page 1244,—
(i) in line 20, for “such” read “such”;
(ii) in line 21, for “of” where it occurs for the second time read “or”;
(iii) in line 43, for “obey order” read “obey such order”;
(iv) in line 50, for “of” where it occurs for the third time read “or”.

[No. F. 4/11/60-Judl. II.]
P. N. KAUL, Dy. Secy.

CORRIGENDUM

New Delhi, the 29th December 1962

G.S.R. 8.—In the notification of the Government of India in the Ministry of Home Affairs G.S.R. No. 1766 [F. 2/3/62-Poll(Spl)] dated the 22nd December, 1962, published at pages 749 750 of the Gazette of India Extraordinary, Part II, Section 3, Sub-section (i), dated the 22nd December, 1962,—

- 1. in the entry in column (4) of the Schedule against Serial No. 1, line 2, omit ‘.’ after ‘within’;
- 2. in the entry in column (3) of the Schedule against Serial No. 2, line 1, omit ‘of’ after ‘The Deputy Directors’.

[No. F. 2/3/62-Poll(Spl)]
K. R. PRABHU, Dy. Secy.

MINISTRY OF FINANCE
(Department of Revenue)

MEDICINAL AND TOILET PREPARATIONS

New Delhi, the 5th January 1963

G.S.R. 9.—In pursuance of sub-rule (2) of rule 60 of the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956, the Central Government hereby declares that the medicinal preparation specified below shall be included in the category of restricted preparations:

Restricted preparation

Pharmacopoeial Preparations

Tr. Lavendule Composite B.P. 1914.,

[No. 1.]

J. BANERJEE, Dy. Secy.

(Department of Revenue)

CUSTOMS

New Delhi, the 5th January 1963

G.S.R. 10.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (8 of 1878), and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 142-Customs dated the 17th December, 1961, the Central Government hereby exempts—

(a) tractors of Draw Bar Horse Power exceeding 50 when imported into India solely for agricultural purposes from the whole of the duty of customs leviable thereon.

Provided that the importer, by the execution of a bond in such form and in such sum as may be prescribed by the Customs Collector, binds himself, to pay on demand, in respect of such tractors, as are not proved to the satisfaction of the Customs Collector to have been used for the aforesaid purposes, an amount equal to the duty leviable on such tractors but for the exemption:

(b) parts of all tractors when imported into India solely for agricultural purposes from the whole of the duty of customs leviable thereon:

Provided that the importer, by execution of a bond in such form and in such sum as may be prescribed by the Customs Collector, binds himself to pay on demand, in respect of such parts as are not proved to the satisfaction of the Customs Collector to have been used for the aforesaid purposes, an amount equal to the duty leviable on such parts but for the exemption:

(c) tractors of Draw Bar Horse Power 50 and below when imported into India from the whole of the duty of customs leviable thereon.

[No. 2.]

G.S.R. 11.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby rescinds the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 136-Customs dated the 10th May, 1958.

[No. 3.]

G.S.R. 12.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (8 of 1878), the Central Government hereby exempts oil extended synthetic rubber falling under item No. 87 of the First Schedule to the Indian Tariff Act, 1934 (32 of 1934) when imported into India from so much of the customs duty leviable thereon as is in excess of 25 per cent ad valorem.

[No. 4.]

G.S.R. 13.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (8 of 1878), the Central Government hereby rescinds the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 105-Customs dated the 16th May, 1957.

[No. 5.]

G.S.R. 14.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (8 of 1878), the Central Government hereby rescinds the notifications of the Government of India in the Ministry of Finance (Department of Revenue) No. 172-Customs dated the 3rd August, 1957 and No. 173-Customs dated the 3rd August, 1957.

[No. 6.]

G.S.R. 15.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (8 of 1878), the Central Government hereby exempts dumpers when imported into India in a boxed condition from so much of the customs duty as is in excess of the customs duty leviable on dumpers, if imported in a completely assembled condition and falling under Item 75 of the First Schedule to the Indian Tariff Act, 1934 (32 of 1934) read with Item 75(19) of the said Schedule.

[No. 7.]

G.S.R. 16.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (8 of 1878), the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 307-Customs, dated the 21st December, 1957, namely:—

In the said notification, after the words "ad valorem" the words "plus the excise duty for the time being leviable on like articles if produced or manufactured in India, and where such duty is leviable at different rates, the highest duty" shall be inserted.

[No. 8.]

S. VENKATESAN, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 5th January 1963

G.S.R. 17.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes the following amendment to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 144/62-Central Excises, dated the 7th July, 1962, namely:—

In the said notification for the words 'manufactured from bagasse or straw' the words 'manufactured from bagasse, straw or wood wool' shall be substituted.

[No. 1/63.]

L. M. KAUL, Dy. Secy.

(Department of Expenditure)

New Delhi, the 26th December 1962

G.S.R. 18.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution, and after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, the President hereby makes the following rules to amend the Passage Rules (1925), namely:—

1. These rules may be called the Passage (Second Amendment) Rules, 1962.

2. In the Passage Rules (1925), in rule 3.I, in clause (b),

- (1) in sub-clause (2), the words brackets and figure "for himself and each member of his family entitled to travelling allowance under sub-clause (I)" shall be omitted;
- (2) in sub-clause (3), the words "the maximum admissible to an officer who does not take his family with him, being determined with reference to the maxima prescribed" shall be omitted;
- (3) in sub-clause (4) the words, brackets and figure "for himself and family as prescribed in sub-clause (2)" shall be omitted.

[No. F. 6(3). E-IV(A)/62]

C. R. KRISHNAMURTHI, Dy. Secy.

(This rule was last amended vide Notification No. F. (3)-E-IV(A)/62, dated 13-7-62.)

MINISTRY OF COMMERCE & INDUSTRY

New Delhi, the 21st December 1962

G.S.R. 19.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules, relating to recruitment to certain Class III posts in the Ministry of Commerce and Industry, namely:—

1. **Short title.**—These rules may be called the Ministry of Commerce and Industry (Class III Posts) Recruitment Rules, 1962.

2. **Application.**—These rules shall apply to the Class III Posts in the Ministry of Commerce and Industry, specified in column 2 of the Schedule annexed to these rules.

3. **Number, Classification and Scale of Pay.**—The number of the said posts, their classification and the scale of pay attached thereto shall be as specified in columns 3 to 5 of the said Schedule.

4. **Method of Recruitment, Age limit, other Qualifications, etc.**—The method of recruitment to the said posts, age limit, qualifications and other matters connected therewith shall be as specified in columns 6 to 14 of the schedule aforesaid:

Provided that the maximum age limit prescribed for direct recruitment may be relaxed in the case of persons belonging to Scheduled Castes or Scheduled Tribes, displaced persons and other special categories of persons in accordance with the orders issued by the Government of India from time to time.

5. **Disqualification.**—(a) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to any of the said posts and

(b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to any of the said posts:

Provided that the Central Government may if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Recruitment rules for some posts in the Ministry

Sl. No.	Name of posts,	No. of posts	Classification.	Scale of pay	Whether se- lection post or non-se- lection post.	Age limit for di- rect re- cruits.	Education and other qua- lifications required for direct recruits.
1	2	3	4	5	6	7	8
1	Hindi In- vestigator	5	Class IIF General Central Se- rvices. Non- Gazetted Non-Mini- strial	210—10— 290—15— 320—EB— 15—425	N.A.	Between 22 & 26 years.	<i>Essential</i> : (1) University Degree with Hindi as one of the subjects. (2) Experience of trans- lation work in a Govern- ment or private pub- lishing organisation and sound knowledge of proof reading. <i>Desirable</i> : M.A. or high proficiency degree in Hindi.
2	Senior Artist.	1	Class III, Non-Gaze- tted and Non-Mini- strial.	370—20— 450—25— 475—	N.A.	Below 25 years.	<i>Essential</i> : (1) Should have at least passed the Matriculation Ex- amination of a recogni- sed University or an equivalent Exam- ination. (2) Should pos- sess Diploma in arts, preferably in commer- cial arts from a recog- nised school of arts. (3) Should have at least 3 years' experience as Artist dealing with Sta- tistical work. <i>Desirable</i> : (1) Should have experience of production of graphical work in printing. (2) Should be acquainted with mod- ern layout methods es- pecially for preparing forms and questionna- ires.
3	Computer	1	Class III, Non-Gaze- tted Non- Ministerial	Rs. 110—3 —131—4— 155—EB— 4—175—5— 180 plus Rs. 10/- s.p.	N.A.	Between 18 to 21 years.	<i>Essential</i> : Matriculation of a recognised uni- versity or any equiva- lent qualification. Know- ledge of Statistical com- putation and operation of calculating ma- chines.

of Commerce and Industry.

Whether age and educational qualifications prescribed for direct probationary recruits will apply in the case of promotees. Period of probation if any. Method of recruitment, whether by direct recruitment or by promotion or by transfer and percentage of the vacancies to be filled by various methods. In case of transfer and percentage of the vacancies to be filled by various methods. If a DPC exists what is its composition. UPSC is to be consulted in making recruitment.

9	10	11	12	13	14
N.A.	Two years.	Direct recruitment.	N.A.	N.A.	N.A.

Age restriction will not apply in the case of candidates who are transferred from other Ministries' Offices of the Govt. of India. Two years. 100% by direct recruitment. If suitable candidates are not available by transfer from similar or equivalent grades in other Ministries' Offices. N.A. N.A. N.A.

Does not arise. Two years. Direct recruitment 100%. N.A. N.A. N.A.

G.S.R. 20.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules, regulating the method of recruitment to the post of Commercial Investigator in the Ministry of Commerce and Industry, namely:—

1. Short title.—These rules may be called the Commercial Investigator (Ministry of Commerce and Industry) Recruitment Rules, 1962.

2. Application.—These rules shall apply to the post of Commercial Investigator in the Ministry of Commerce and Industry.

3. Classification, scale of pay etc.—The classification of the said post, the scale of pay attached thereto, the method of recruitment to the said post, age limit and other matters relating to the said post shall be as specified in columns (3) to (13) of the Schedule, annexed to these Rules.

Provided that the Upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Caste and Scheduled Tribe candidates and other special categories of persons in accordance with the general orders of the Central Government issued from time to time.

4. Disqualification.—(a) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said post.

(b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post.

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Recruitment Rules for the post of Commercial Investigator

Name of post	No. of posts	Classification	Scale of pay	Whether selection post or non-Selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits
I	2	3	4	5	6	7
Commercial Investigator	1	Class II (Non-Gazetted) Non-Ministerial	325—15— —475— EB—20 —575.	Selection	35 years & below (relaxable for Government servants)	Essential (i) Degree in Economics or Commerce of a recognised University. (ii) About 2 years experience of publications of literature on Industry and Trade. Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified. <i>Desirable:</i> — Knowledge of production of printed material.

Ministry of Commerce and Industry

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation, if any	Method of rectt. or rectt. or by promotion or transfer of the vacancies to be filled by various methods	In case of rectt. or promotion/transf., grades from which promotion to be made	If a DPC exists what compensation	Circumstances in which U.P.S.C. is to be consulted in making recruitment	
•	8	9	10	11	12	13

No.	2 years	Promotion failing which by direct recruitment.	Promotion — Regular Investigators with at least three years service in the grade.	Class II ⁶ D.P.C.	According to rules.
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[No. 2-5/62-EV]
K. N. R. PILLAI, Under Secy.

COLLECTORATE OF CUSTOMS AND CENTRAL EXCISE, COCHIN

CENTRAL EXCISES,

Cochin, the 22nd December 1962

G.S.R. 21.—In exercise of the powers conferred by Rule 5 of the Central Excise Rules 1944, I, hereby empower the officers indicated in column 4 to exercise within their respective jurisdiction the powers of 'Collector' conferred under the provisions of the Central Excise Rules shown in column 3 relating to the special procedure in respect of battery plates subject to the limitations shown in the table appended below:—

Sl. No.	Nature of powers conferred on Collec- tors	Rule No.	Collector's powers to be delegated to
1	2	3	4
1	To accept first ASP application for full period for which special procedure can be availed of.	96-Y(1)	Superintendent.
2	To accept first ASP application for a period less than the prescribed period.	96-Y(2)	Superintendent.
3	To determine the period for which a manufacturer may be precluded from working under the special procedure, for failure to give proper notice for not availing of such procedure during the period for which permission has been granted to him.	96-Y(3)	Asstt. Collector.
4	(a) To accept renewal applications in form ASP. (b) To condone delay in submission of ASP application for renewal.	96-Y(4)	Superintendent. (i) Supdt for condoning delays not exceeding 15 days. (ii) Asstt. Collector for condoning delays exceeding 15 days.
5	To condone delay in submission of application for removal in form A.R. 6 and to condone delays in making monthly deposits.	96-Z(2)	(i) Supdt. for condoning delay not exceeding 5 days. (ii) Asstt. Collector if the delay exceeds the limits under (i) above.
6	To impose following penalties for mis-declaration etc. (i) to demand duty at full rate. (ii) to confiscate goods. (iii) to impose penalty not exceeding Rs. 2,000/- (iv) to debar a manufacturer from availing of special procedure.	96-ZZZ(i) 96-ZZZ(ii) 96-ZZZ(iv) 96-ZZZ(iii)	Asstt. Collector. Adjudicating Officers in accordance with their normal limits of powers. Asstt. Collector.

National Library

Calcutta-7

Acc. 28016 dt. 2-12-63.

[No. C.VI/U/21/9/62 CX POL.]

A. K. BANDYOPADHYAY,
Collector.

MINISTRY OF COMMUNITY DEVELOPMENT, PANCHAYATI RAJ AND CO-OPERATION.

(Department of Co-operation)

New Delhi, the 22nd December 1962

G.S.R. 22.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Registrar of Cooperative Societies in the Laccadive, Minicoy and Amindivi Islands Administration, namely:—

1. **Short title.**—These rules may be called the Laccadive, Minicoy and Amindivi Islands Administration (Registrar of Cooperative Societies) Recruitment Rules, 1962.

2. **Application.**—These rules shall apply for recruitment to the post of Registrar of Cooperative Societies, in the Laccadive, Minicoy and Amindivi Islands as specified in column 1 of the Schedule annexed hereto.

3. **Number, classification and scale of Pay.**—The number of posts, their classification and the pay attached to them shall be as specified in columns 2 to 4 of the said Schedule.

4. **Method of recruitment, age limit and other qualifications.**—The method of recruitment, age-limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 12 of the Schedule aforesaid:

Provided that the maximum age limit specified in column 6 of the Schedule is relaxable in the case of Scheduled Castes/Tribes and other special categories of persons in accordance with the orders issued by the Government of India from time to time.

5. **Disqualification.**—(1) No male candidate, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post, and

(2) no female candidate, whose marriage is void by reason of her husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post:

Provided that the Central Government, may if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

** Recruitment rules for the post of Registrar, Cooperative Societies, L.M.&A. Islands, in Ministry/*

Name of post	No. of post	Classification	Scale of pay	Whether selection for direct post or non-selection post	Age limit	Educational and other qualifications required for direct recruits.
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I	2	3	4	5	6	7
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Rs.

Registrar Co-operative Societies	One	General Central Service Class II, (Gazetted) Non-Ministerial	400—25 500—30 —590— EB—30 —800	Not applicable	40 years and below	<i>Essential:</i> — (i) Degree of a recognised University. (ii) About 5 years experience in Co-operation including administrative experience in responsible capacity in Cooperative Department. Qualifications relaxable at Commissioner's discretion in the case of candidates otherwise well qualified. <i>Desirable</i> —Training, in Cooperation Training College, Poona or similar such training.
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Office of Community Development, Panchayati Raj and Cooperation

Whether age and educational qualifications if any prescribed for the direct recruits will apply in the case of promotees	Period of probation	Method of recruitment whether by direct recruitment or by promotion or transfer & percentage of the vacancies to be filled by various methods	In case of recruitment by promotion transfer, grades from which promotion to be made	If a DPC exists	Circumstances in which U.P.S.C. is to be consulted
8	9	10	11	12	13

Not applicable Two years Transfer/deputation failing which by direct recruitment. *Transfer deftiation :— Suitable Officers of the Central/State Government, Union Territories holding analogous posts.* Not applicable. As required under the rules.

[No. 1-21/62-U.T.]

R. VENGU Under Secy.

(Department of Community Development & Panchayati Raj)

New Delhi, the 24th December 1962

G.S.R. 23.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of persons to General Central Service Class III and IV (Non-Ministerial) posts in the Department of Community Development, Panchayati Raj and Cooperation, namely:—

1. **Short title.**—These rules may be called the Department of Community Development and Panchayati Raj (Class III and IV posts) Recruitment Rules, 1962.

2. **Application.**—These rules shall apply for recruitment to the posts specified in column 1 of the Schedule annexed hereto.

3. **Number, Classification and Scale of pay.**—The number of posts, their classification and the scales of pay attached to them shall be as specified in columns 2 to 4 of the said Schedule.

4. **Method of recruitment, age limit and other qualifications.**—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid. Provided that the

maximum age limit prescribed in column 6 of the Schedule may be relaxed in the case of persons belonging to Scheduled Castes/Tribes, displaced persons and other special categories in accordance with the orders issued by the Government of India from time to time.

5. Disqualifications.—(a) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post, and

(b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

*Recruitment Rules for the posts of
In the Ministry of Community Development, Panchayati*

Name of the post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruitment	Educational and other qualifications required for direct recruits
1	2	3	4	5	6	7
1. Librarian Grade II.	One	General Central Service Class III Non-Ministerial, Non-Gazetted.	Rs. 210—10—290—15—320—EB—15—425.	Non-Selection.	Between 22—35 years.	1. Graduate of a recognised University. 2. Diploma in Library Science with one year's experience of Library work.
2. Library Assistant.	Two	General Central Service Class III Non-Ministerial, Non-Gazetted.	Rs. 150—10—250—EB—10—290—15—320.	Not applicable.	Between 21—30 years.	1. Graduate of a recognised University. 2. Practical experience in Library work for two years.
3. Library Attendant.	Two	General Central Service Class IV Non-Gazetted.	Rs. 80—1—85—2—95—EB—3—110	Non-selection.	Between 19—23 years.	Middle School Standard Pass with practical experience of Library work for one year.

1. Librarian Grade II 2. Library Assistant* 3. Library Attendant
Raj and Cooperation (Dept. of Comm. Devt. and Panchayati Raj).

	Whether age and qualifications prescribed for the direct recruits will apply in the case of promo-tees	Period of pro-educationa l bation if any	Method of rectt. whether by direct rectt. or by promotion or trans-fer and percentage of the vacancies to be filled by various methods	In case of rectt. by promotion/transfer grades from which promotion to be made	If a DPC exists what is its composition	Circumstances in which UPSC is to be consulted in making recruitment	
		8	9	10	11	12	13
No.	Two years.	By promotion failing which by direct recruitment.	Promotion from the Grade of Library Assistants with at least three years' experience.	Departmental Promotion Committee for Class III posts.	As required under the rules.		
Not applic-able.	Two years.	Direct	Not applicable	Departmental Promotion Committee for Class III posts.	As required under the rules.		
Not applic-able.	Two years.	Promotion failing which by direct recruitment.	Class IV servants	Departmental Promotion Committee for Class IV posts.	As required under the rules.		

[No. F.2/2/62-Admn]

J. R. CHOPRA, Under Secy.

MINISTRY OF HEALTH*New Delhi, the 31st December 1962*

G.S.R. 24.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Veterinary Assistant Surgeon at the Central Research Institute, Kasauli, namely:—

1. **Short title.**—These rules may be called the Central Research Institute, Kasauli, (Veterinary Assistant Surgeon) Recruitment Rules, 1962.

2. **Application.**—These rules shall apply for recruitment to the post of Veterinary Assistant Surgeon at the Central Research Institute, Kasauli, as specified in column 1 of the Schedule annexed hereto.

3. **Number, classification and scale of pay.**—The number of posts, their classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

4. **Method of recruitment, age limit and other qualifications.**—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes/Tribes, displaced persons and other special categories in accordance with the orders issued from time to time by the Central Government.

5. **Disqualification.**—(a) No person, who has more than one wife living or who, having a spouse living, marries in any case, in which such marriage is void by reason of its taking place during the life-time of such spouse shall be eligible for appointment to the post, and

(b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the post:

Provided that the Central Government may, if it is satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

Recruitment Rules for the Post of Veterinary Assistant Surgeon, C.R.I., Kasauli.

Name of Post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits	Whether educational qualifications prescribed for the direct recruits will apply in the case of promoted	Method of recruitment	Period of probation	If a DPC exists, what is its composition in making recruitment	If a U.P.S.C. is to be consulted in making recruitment	
1	2	3	4	5	6	7	8	9	10	11	12	13
Veterinary Assistant Surgeon.	1	General Central Service; Class II Gazetted (Non-Ministerial).	Rs. 325-15-475-E.B.-20-575.	Not applicable	30 years	Equivalent and below (Relaxable for Govt. servants.)	Not applicable	2 years	Direct recruitment.	Not applicable	Not applicable	As required under the rules.

(i) Degree/Diploma in Veterinary Science or a recognised University/Institution.

(ii) Training in treatment of animal diseases etc.

(iii) About three yrs. practical experience in breeding, maintenance and care of horses and laboratory animals.

Qualifications relaxable at the discretion of the Commission in the case of candidates otherwise well qualified.

[No. F.3-74/62-Inst. 1
A. P. MATHUR, Under Secy.

MINISTRY OF ECONOMIC AND DEFENCE (CO-ORDINATION)

(Department of Supply)

'New Delhi, the 18th December 1962

G.S.R. 25.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and in supersession of the rules issued with the letter of the Government of India in the Ministry of Works, Housing and Supply, No. E. III. 10(19)/52-E IV, dated the 18th June, 1956, the President hereby makes the following rules regulating the method of recruitment to certain Class III posts in the Regional Directorates of Inspection, namely:—

1. **Short title.**—These rules may be called the Regional Directorates of Inspection (Class III-Ministerial and Non-Ministerial Posts) Rules, 1962.

2. **Application.**—These rules shall apply for recruitment to the posts specified in column 1 of the Schedule annexed hereto.

3. **Classification and scale of pay.**—The Classification of the posts and the scales of pay attached thereto shall be as specified in columns 2 and 3 of the said Schedule.

4. **Nature of the post, the method of recruitment, the age limit, etc.**—The nature of the post, the method of recruitment, the age limit, qualifications and other matters connected therewith shall be as specified in columns 4 to 10 of the said Schedule:

Provided that the upper age limit prescribed in column 6 of the said Schedule for direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes or the Scheduled Tribes and other special categories of persons in accordance with the general orders of the Government of India issued from time to time.

5. **Disqualification.**—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to service; and

(b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to service;

Provided that the Government of India may, if it is satisfied that there are special grounds for so ordering, exempt any such candidate from the operation of this rule.

6. **Interpretation.**—If any doubt arises as to the meaning or application of these rules or any of them to any person, the matter shall be referred to the Central Government whose decision thereon shall be final.

SCHEDULE.
Recruitment Rules for Class III (Non-Gazetted) Posts in the Directorate of Inspection, Calcutta, Bombay, Madras, Tatnagar, Northern Inspection Circles, New Delhi, Burnpur, Kampur.

Name of post	Classification	Scale of Pay	Whether selection or non-selection post (for promotion posts only)	Method of recruitment whether by direct recruitment or by promotion or by transfer and percentage of vacancies to be filled by various methods	For direct recruitment only	Age limit	Educational and other qualifications required	Period of Probation/ trial if any.	Whether educational qualifications prescribed for direct recruitment will apply in cases of promoted	In case of recruitment by promotion/ transfer grades from which promotions/transfers to be made
1	2	3	4	5	6	7	8	9	10	
MINISTERIAL 1 "Superintendent Calcutta	Class III Ministerial Non-Gazetted	Rs. 350—20 450—25— 575—	Selection Post.	100% by promotion failing which by transfer.	Does not arise.	Does not arise.	2 years	Does not arise.	By promotion • Head clerks with 3 years service in the grade. By Transfer • Persons working in similar or equivalent grades from other Central Government Offices.	

advertise the posts and departmental candidates viz., stenotypists /L.D. Clerks who are otherwise eligible can then compete with our Jrs. Stenotypists/Lower Division Clerks selected in this manner will be treated as direct recruits on their appointments as Stenographers.

<i>4 Lower Division Clerks</i>	<i>Class III</i>	<i>Ordinary Grade</i>	<i>Do.</i>	<i>By direct recruitment.</i>	<i>Do.</i>	<i>Do.</i>
1. Calcutta	Ministerial	Rs. 110—3—			18—21	Matriculation or its equivalent
2. Bombay	Non-Gazetted.	131—4—				Typewriting speed of 30 words per minute. Physically handicapped persons are exempted
3. Madras		155—E.B.—4—				Ministry of Home Affairs O.M. No. 15/8/66-Exit. (D), dated 23-12-61.
4. Bangalore		175—5—180				
5. Burnpur						
6. Kanpur						
7. N.I. Circle, New Delhi.						

Selection Grid :

Rs. 150—4—			
175—6—205—			
E. B.—7—			
240.			

NON-MINISTERIAL

<i>Telephone Operators</i>	<i>Class III</i>	<i>Rs. 110—3—</i>	<i>Does not arise.</i>	<i>By direct recruitment</i>	<i>18—23 years.</i>	<i>Matriculation or its equivalent with at least 2 years experience in the Operation of Switchboard.</i>	<i>2 years Does not arise.</i>
1. Calcutta	Non-Ministerial.	131—4—155—					
2. Bombay		E.B.—4—					
	Gazetted.	175—5—180					

V. I.
[No. 49(3)/62-ESII.]

New Delhi, the 27th December 1962

G.S.R. 26.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the recruitment rules for the technical Gazetted posts in the Inspection Wing of the Directorate General of Supplies & Disposals published with the notification of the Government of India, Ministry of Works, Housing and Supply No. ESII-10(6)/54 dated the 24th December, 1958; namely:—

In the said rules, in the Annexure, in the specification for the post of Assistant Inspecting Officer (Metallurgical), in the second column, under the heading 'Essential' for the portion beginning with "or A degree or diploma" and ending with "well-known steel or non-ferrous manufacturers", the following shall be substituted, namely:—

"A degree in Mechanical Engineering with 5 years practical experience in inspection and testing of ferrous and non-ferrous metals in a Government Department or well-known concern of steel or non-ferrous manufacturers."

[No. 49/13/62-ESII.]

R. RAJAGOPALAN, Under Secy.

MINISTRY OF EDUCATION

New Delhi, the 29th December 1962

G.S.R. 27.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Joint Educational Advisor in the Ministry of Education, namely:—

1. **Short title.**—These rules may be called the Ministry of Education (Joint Educational Adviser) Recruitment Rules, 1962.

2. **Application.**—The rules shall apply to the post specified in column 1 of the Schedule annexed hereto.

3. **Number, Classification & scale of pay.**—The number and classification of the said post and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

4. **Method of recruitment, age-limit and other qualifications.**—The method of recruitment to the said post, the upper age limit, the qualifications for recruitment and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid:

Provided that the maximum age limit specified in the Schedule may be relaxed in the case of candidates belonging to the Scheduled Castes, Scheduled Tribes or other special categories in accordance with the orders issued by the Central Government from time to time.

5. **Disqualifications.**—(i) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post, and

(ii) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Recruitment Rules for the post of

Name of Post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits
1	2	3	4	5	6	7
Joint Educational Adviser.	2	General Central Service, Class I (Gazetted)	Rs. 2,000—125—2,250.	Not applicable.	50 years and below (Relaxable for Government servants).	<p><i>Essential:</i>—</p> <p>(i) A Master's degree of a recognised University or equivalent qualification.</p> <p>(ii) About 15 year's experience in a responsible capacity in Teaching and/or Educational Administration.</p> <p>Qualifications relaxable at the discretion of the Commission in the case of candidates otherwise well qualified.</p>

oint Education Adviser in the Ministry of Education.

Whether age and educational qualifications if any prescribed for the direct recruits will apply in the case of promotees	Period of probation	Method of rectt. whether by direct rectt. or by promotion or transfer & percentage of the vacancies to be filled by various methods	In case of rectt. by promotion, transfer, grades from which promotion to be made	If A DPC exists, what is its composition	Circumstances in which UPSC is to be consulted in making rectt.
8	9	10	11	12	13
Not applicable.	Two years.	By transfer/deputation of suitable officers of IAS or other Central Services Class I of the Central or State Government failing which by direct recruitment including Personal Contact of the officers of the Universities through UPSC.	(Period of deputation not exceeding 5 years).	Not applicable.	As required under the rules.

[No. F. 21-35/61-A.3]

B. N. MALHAN, Dy. Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS

(Department of Transport)

(Transport Wing)

PORTS

New Delhi, the 28th December 1962

G.S.R. 28.—In exercise of the powers conferred by sections 4 and 6 of the Madras Outports Landing and Shipping Fees Act, 1885 (Madras Act 3 of 1885), the Central Government hereby makes the following rules to amend the Port of Cochin (Landing and Shipping Fees and Wharfage) Rules, 1960, published with the notification of the Government of India in the Ministry of Transport and Communications (Department of Transport—Transport Wing) No. G.S.R. 934, dated the 4th August 1960, namely:—

RULES

- These rules may be called the Port of Cochin (Landing and Shipping Fees and Wharfage) Amendment Rules, 1962.
- They shall come into force on the 6th February, 1963.

3. In the Port of Cochin (Landing and Shipping Fees and Wharfage) Rules, 1960, for rule 2, the following rule shall be substituted, namely:—

“2. *Levy of fee.*—(1) Landing and shipping fees on goods landed from or shipped into any vessel in the Port of Cochin and Wharfage in addition in respect of goods landed at or shipped from the Willingdon Island wharves or the Ernakulam Tanker Berth Jetty shall be levied in accordance with these rules at the rates specified in the appropriate schedule appended hereto,

(2) A surcharge of 20 per cent shall be levied on the rates of landing and shipping fees and wharfage on all goods except goods covered by item numbers 733, 734 and 845 relating to ‘Magnesite of all kinds in bulk’, ‘Magnesite of all kinds, not in bulk’ and ‘Ores, not otherwise classified, not in bulk’ respectively in schedule 1 entitled ‘Schedule of Landing and Shipping Fees and Wharfage’ appended hereto.

(3) The landing and shipping fees and wharfage and surcharge shall be in addition to any existing charges towards rent for storage of goods in Port lands, quays or Port warehouses or transit sheds.”

[No. F. 6-PG(67)/62.]

HARBANS SINGH, Under Secy.

(Departments of Communications and Civil Aviation)

New Delhi, the 20th December 1962

G.S.R. 29.—The undermentioned Rules which were published in Part II, Section 3, sub-section (i) of the Gazette of India, dated the 1st September, 1962 vide notifications indicated against each, will come into force with effect from the 1st February, 1963.

S. No	Description of the Rule	No. and date of the Notification	Issued by
1.	The Indian Wireless Telegraphy (Experimental Service) Rules, 1962.	G.S.R. 1164 dated 11-8-1962.	Ministry of Transport Communications (Dept of Comms. and Civil Aviation).
2.	The Indian Wireless Telegraphy (Demonstration Licence) Rules, 1962.	G.S.R. 1165 dated 17-8-1962.	Do.

[No. W-20(21)/58.]

V. V. RAO, Dy. Wireless Adviser.

(Departments of Communications and Civil Aviation)

ORDER

New Delhi, the 31st December 1962

G.S.R. 30.—In exercise of the powers conferred by sub-section (1) of section 40 of the Defence of India Act, 1962 (51 of 1962), the Central Government hereby directs that the powers conferred on the Central Government by rule 103 of the Defence of India Rules, 1962, shall also be exercised and discharged by the officers mentioned below:—

- * 1. The Director General of Civil Aviation.
- 2. The Deputy Director General of Civil Aviation.

[No. F. 21-A/28-62.]

(Department of Transport)

CORRIGENDUM

MERCHANT SHIPPING

New Delhi, the 27th December 1962

G.S.R. 31.—In the Notification of the Government of India in the Ministry of Transport and Communications (Department of Transport) No. G.S.R. 1015, dated the 17th July, 1962, published in Part II, Section 3, sub-section (i) of the Gazette of India, dated the 28th July, 1962 at pages 1128 to 1139—

1. At page 1128, in rule 1(1), line 2,—
for "1960" substitute "1962"
2. At page 1129, Annexure, in rule 1(c)(xi), line 1,—
for "second's" substitute "seconds"
3. At page 1131, Annexure, in rule 7, line 1,—
after "tons" for " " substitute " , "
4. At page 1132, Annexure,—
 - (a) in rule 7(a)(i), line 1,—
after "vessel" for " ." substitute " , "
 - (b) in rule 7(d), line 2,—
for "light d" substitute "lighted"
 - (c) in rule 8(b), line 3,—
for "mast-head" substitute "masthead"
5. At page 1137, Annexure,—
 - (a) in rule 18(a), line 12,—
after "course" for " ." substitute " ; "
 - (b) in rule 18(a), line 12.—
after "or" insert " ; "
 - (c) in rule 18(b), line 1,—
after "inclusive" insert " , "
 - (d) in rule 24(b), line 2,—
for "abait" substitute "abaft"
6. At page 1139, Annexure, in rule 31(d), line 2,—
for " . . . — : . " substitute " . . . - - - . . . "

[No. 30-ML(16)/60.]

B. P. SRIVASTAVA, Dy. Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Food)

New Delhi, the 27th December 1962

G.S.R. 32.—The Central Government in pursuance of clause (i) of sub-section (2) of section 3 of the Agricultural Produce (Development and Warehousing) Corporations Act, 1956 (23 of 1956), having nominated the Additional Member, Commercial, Railway Board as a member of the National Cooperative Development and Warehousing Board, in pursuance of clause (b) of sub-section (1) of section 21 of the said Act, the Central Government hereby makes the following further amendment in the Notification of the Government of India in the late Ministry of Agriculture No. F-18-16/66-Coop. (Programme) dated the 26th February, 1957, namely:—

In the said Notification, for the entry against item 8, the entry "Additional Member, Commercial, Railway Board, Government of India—Ex-Officio" shall be substituted.

[No. F. 26/31/60-SG.II.]

A. V. SESHANNA, Under Secy.

(Department of Food)

New Delhi, the 29th December 1962

G.S.R. 33.—In exercise of the powers conferred by article 309 of the Constitution, the President hereby makes the following rules to amend the Central Institute of Fisheries Education (Class I and Class II Technical Posts) Recruitment Rules, 1962, published with the Notification of the Government of India in the Ministry of Food & Agriculture (Department of Agriculture) No. 20-8/61-FY(I), dated the 16th November, 1962, namely:—

1. These rules may be called the Central Institute of Fisheries Education (Class I and Class II Technical Posts) Recruitment Amendment Rules, 1962.
2. In the Schedule to the said rules, for the entries in column 7 relating to item 4, the following entries shall be substituted, namely:—

“Essential:

- (i) Master's Degree in Economics of a recognised University or equivalent
- (ii) About seven years experience of investigations or research in the field of Economics, including experience in Fisheries Economics.

Qualifications relaxable at Commission's discretion in case of candidates otherwise well-qualified.

Desirable.

- (i) Teaching experience.
- (ii) Experience of work relating to statistical survey.
- (iii) Experience of field work in Fisheries.”

[No. 20-8/61-FY(I)]

C. R. SRINIVASAN, Under Secy

(Department of Food)

ORDER

New Delhi, the 1st January 1963

G.S.R. 34.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following Order to amend the Rice (Uttar Pradesh) Second Price Control Order 1962, namely:—

1. This Order may be called the Rice (Uttar Pradesh) Second Price Control (Amendment) Order, 1963.
2. In the Rice (Uttar Pradesh) Second Price Control Order, 1962.—
 - (i) in clause 2, the words and brackets “(other than the Government of Uttar Pradesh)” shall be omitted.
 - (ii) after clause 2, the following clause shall be inserted, namely.—

“Saving.—Nothing in this Order shall apply to such stocks of rice as are—

- (a) sold by the Government of Uttar Pradesh; or
- (b) authorised by the Central Government to be moved out of the State of Uttar Pradesh under an export permit issued by the Government of that State.”

[No. 201(UP)(1)/612/63-PY. II]

C. BANERJI, Dy. Secy

(Department of Food)

ORDER

New Delhi, the 24th December 1962

G.S.R. 35.—In pursuance of sub-clause (b) of clause 2 of the Wheat Roller Flour Mills (Licensing and Control) Order, 1957, the Central Government hereby appoints Shri S. C. Majumdar, Assistant Director (Technical), Patna, as inspector to exercise the powers and perform the duties of inspector under the said order within his jurisdiction and makes the following further amendment in the notifica-

tion of the Government of India in the Ministry of Food and Agriculture (Department of Food) S.R.O. 3082, dated 25th September, 1957, namely:—

In the schedule to the said Notification, after item 78, the following item shall be inserted, namely:—

"79. Shri S. C. Majumdar, Assistant Director (Technical), Patna."

[No. 2/1/62, FM.]

N. B. BASU, Under Secy.

MINISTRY OF SCIENTIFIC RESEARCH AND CULTURAL AFFAIRS

New Delhi, the 28th December 1962

G.S.R. 36.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to certain Class I posts in the Ministry of Scientific Research and Cultural Affairs, namely:—

1. Short title.—These rules may be called the Ministry of Scientific Research and Cultural Affairs (General Central Service Class I Post) Recruitment Rules, 1962.

2. Application.—These rules shall apply to the post of Education Officer (Culture) in the Ministry of Scientific Research and Cultural Affairs specified in column 1 of the Schedule annexed hereto.

3. Classification and scale of pay.—The classification of the post and the scale of pay attached thereto shall be as specified in columns 3 and 4 of the said Schedule.

4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid:

Provided that the age limit prescribed for direct recruitment in column 6 of the said Schedule may be relaxed in the case of—(a) Government servants; (b) candidates belonging to the Scheduled Castes or Scheduled Tribes and other special categories of persons in accordance with the orders issued from time to time by the Government of India.

5. Disqualifications.—(a) No person who has more than one wife living or who having a spouse living marries in any case in which such marriage is void by law for appointment to service; and

(b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to service.

Provided that the Central Government may, if satisfied that there are special reasons of its taking place during the life time of such spouse, shall be eligible grounds for so ordering, exempt any person from the operation of this rule.

Recruitment rules for the post of Education Officer (Culture). In the Ministry of Scientific

Name of post	No. of posts	Classification	Scale of Pay	Whether Selection for direct post or non-selection post	Age limit	Educational and other qualifications required for direct recruits
1	2	3	4	5	6	7
Education Officer (Culture)	1	General Central Service Class I	Rs. 700—40— 900.	Not applicable.	40 years and below	<i>Essential:</i> [(i) At least Master's degree or equivalent Honours degree of a recognised University, or equivalent. (ii) About 5 years experience of teaching and/or educational administration and/or experience in cultural activities like dance, drama and music. Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.

Research & Cultural Affairs

Whether age & educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation, whether by direct rectt. or by promotion or transfer & percentage of the vacancies to be filled by various methods	Method of rectt.	In case of rectt. by promotion, transfer, grades from which promotion to be made	If a DPC exists what is its composition	Circumstances in which UPSC is to be consulted in making rectt.
8	9	10	11	12	13
Not applicable	Two years	Direct recruitment.	Not applicable	Not applicable	As required under the rules.

[No. 4/38/61-Estt.I.]

B. N. BHARDWAJ, Under Secy.

MINISTRY OF WORKS, HOUSING AND REHABILITATION

(Department of W. and H.)

(Central Boilers Board)

New Delhi, the 19th December 1962

G.S.R. 37.—In exercise of the powers conferred by Section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following Regulations further to amend the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—

- These Regulations may be called the Indian Boiler (Fourteenth Amendment) Regulations, 1962.

2. In the Indian Boiler Regulations, 1950, for clause (a) of Regulation 307, the following clause shall be substituted, namely:—

"(a) The springs shall be manufactured from steel made by the Acid Open Hearth or Electric Process and the chemical composition shall be within the following limits, namely:—

Carbon Steel

Element	Per cent	
	Min.	Max.
Carbon	0.90	1.20
Silicon	—	0.30
Manganese	0.45	0.80
Sulphur	—	0.050
Phosphorus	—	0.050

Silicon Manganese Steel

Element	Per cent	
	Min.	Max.
Carbon	0.50	0.65
Silicon	1.50	2.00
Manganese	0.70	1.00
Sulphur	—	0.050
Phosphorus	—	0.050

The Manufacturers shall supply an analysis of each cast when required by the Inspecting Authority to do so. Should independent analysis be required, the same shall be made at the rate of one per cast.

All springs shall be formed hot and suitably hardened and tempered."

[No. S&PII/BI-9(4)/6]

G.S.R. 38.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following Regulations further to amend the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 1 of the said Act, namely:—

1. These Regulations may be called the Indian Boiler (Twenty-seventh Amendment) Regulations, 1962.

2. In the Indian Boiler Regulations, 1950, for clauses (a) and (b) of Regulation 382, the following clauses shall be substituted, namely:—

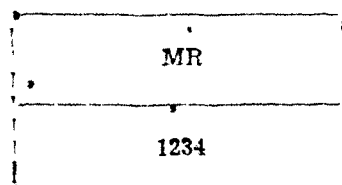
382. *Engraving of registry number:

"(a) The registry number of every boiler shall, within a period of one month from the date of receipt thereof be cut in the front plate or any such position

as shall be pointed out by the Inspector. The device for each State Union Territory shall be distinguished by the following letters:—

Andaman and Nicobar Islands	A&N
Andhra Pradesh	AP
Assam	A
Bihar	BR
Delhi	D
Gujarat	GT
Himachal Pradesh	HP
Kerala	K
Laccadive, Minicoy & Amindiv Islands	LI
Madhya Pradesh	MP
Madras	M
Maharashtra	MR
Manipur	MA
Mysore	MYS
Orissa	OR
Punjab	PI
Rajasthan	RJ
Tripura	TR
Uttar Pradesh	UP
West Bengal	WBL

The distinguishing letters shall be engraved above a number and separated therefrom by a horizontal line 64 mm (two and a half inches) in length. The letters and figures shall be 25 mm (one inch) in height and of suitable breadth, provided that in the case of small boilers the letters and figures of the device may, in the discretion of the Chief Inspector, be reduced to 10 mm (3/8") in height. The whole shall be enclosed in a rectangle, the upper and lower sides of which shall be 76 mm (three inches) apart and 6 mm (one quarter inch) clear of the top of the letters and the bottom of the figures respectively as indicated below —



The side lines shall be at equal distance clear from the figures. The engraving shall not be less than 0.4 mm (1/64 inch) in depth.

(b) The engraving shall be complete and ready for verification within one month from the date of receipt of registry number, and the fact shall be reported to the Chief Inspector of Boilers within this period."

[No. S&PII/BL-9(63)/61.]

New Delhi, the 27th December 1962

G.S.R. 39.—The following draft of certain regulations further to amend the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the powers conferred by Section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 31st December, 1962.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Central Boilers Board.

Secretary, Central Boilers Board, Ministry of Works, Housing and Supply, North Block, New Delhi.

DRAFT REGULATIONS

1. These Regulations may be called the Indian Boiler (Amendment) Regulations, 1962.
2. In the Indian Boiler Regulations, 1950,
 - (a) for the existing heading above Regulation 279, the following shall be substituted, namely:—
"STANDPIPES AND NOZZLES",
 - (b) for the existing Regulation 279, the following shall be substituted, namely:—
"279. (a) Standpipes and nozzles welded to shell.—Where standpipes or nozzles are secured by welding, adequate compensation for the hole cut shall be provided. Compensation shall be considered adequate when the sectional area 'X' to be compensated measured through the axis of the shell is less than the compensating area 'Y' given in Figure 25-B."

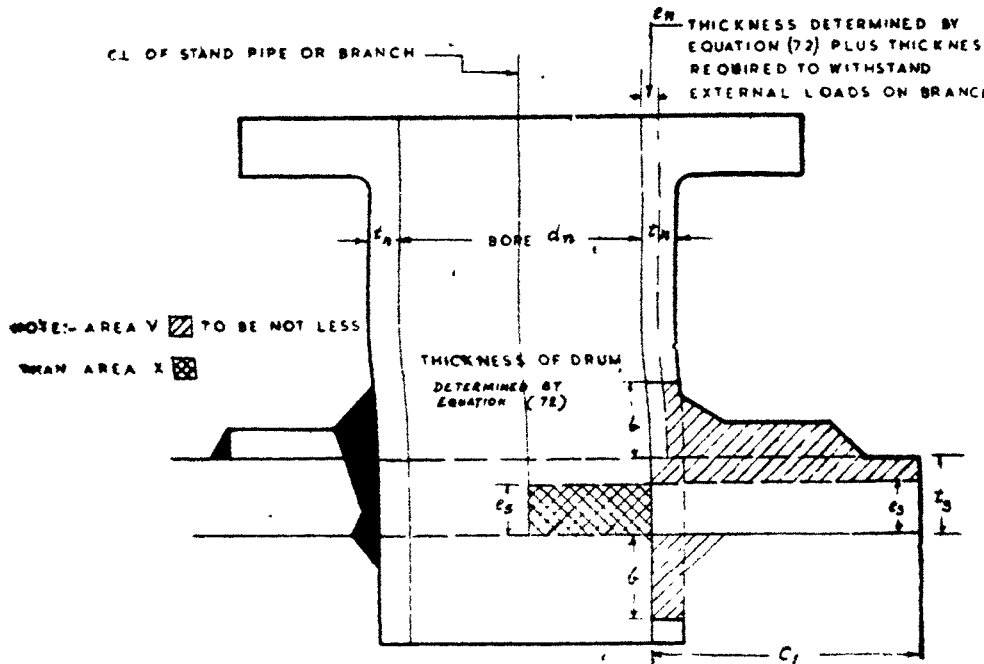


FIG. 25-B COMPENSATION FOR WELDED STANDPIPES.

$$\text{Sectional area } X = d_n \times e_s$$

$$\text{Sectional area } Y = 2(t_n - e_n) b \times \frac{f_n}{f_s} + 2t_n \times b \times \frac{f_n}{f_s} + 2(t_s - e_s) c_1 + c_w$$

Where

d_n = internal diameter of the standpipe or nozzle.

t_s = actual thickness of shell.

t_n = actual thickness of standpipe or nozzle.

e_s = equivalent thickness of shell i.e. the thickness of a seamless shell of similar material unpierced by tube holes and is designed for the same conditions of pressure and temperature as the shell in question.

e_n = equivalent thickness of the standpipe calculated similarly as for e_s plus any thickness if required to withstand any external load on the standpipe or nozzle.

b = the least of the values of

2.5 times + 2.5 times t_n

or if the length of the standpipe or nozzle outside or inside the shell is less than this value, 'b' shall be limited to the actual length in each case.

C_w = The aggregate cross sectional area of the weld fillets.

C_I = $t_s + 76$ mm (3 in.)

f_s = the permissible stress for the material of the shell at the working metal temperature.

f_n = the permissible stress for the material of the standpipe or nozzle at the working metal temperature.

In cases where 'Y' is less than 'X', a compensating plate shall be fitted to the bell at the standpipe and secured by fillet welds as in Figure 25-B.

The area of cross section of this compensation plate shall be governed by the ratio between the permissible stress at the working metal temperature for the materials of the shell and the compensating plate.

(b) *Standpipes and nozzles welded to dished end plates.*—Where the standpipes or nozzles are welded to dished end plates, the compensation shall be considered adequate if calculated on the same basis as in (a) above. But the cross sectional area of the end plate to be compensated shall be calculated on the basis of equation 74 and the height of standpipe above the outer surface or within the inner surface of the end plate shall be measured along the radial line passing through the centre of the opening.

(c) *Minimum thickness of flanges.*—The minimum thickness of the flanges and the body of standpipes shall be in accordance with the table under Regulation 156.

[No. S&PII/BL-9/50/61.]

S. N. SEN GUPTA, Secy.

MINISTRY OF INFORMATION & BROADCASTING

New Delhi, the 26th December 1962

G.S.R. 40.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules for regulating the method of recruitment to the post of Librarian in the Office of the Registrar of Newspapers for India, Ministry of Information and Broadcasting of the Government of India, namely:—

1. **Short title.**—These rules may be called the Office of the Registrar of Newspapers (Librarian) Recruitment Rules, 1962.

2. **Application.**—These rules shall apply to the post specified in column 2 of the Schedule annexed hereto.

3. **Classification and scale of pay.**—The classification of the post and the scale of pay attached thereto shall be as specified in columns 3 and 4 of the said Schedule.

4. **Method of recruitment, qualifications, etc.**—The method of recruitment, age limit and qualifications and other matters pertaining to the post shall be as specified in columns 5 to 12 of the said Schedule.

Provided that the upper age limit specified in column 9 of the said Schedule may be relaxed in the case of candidate belonging to the Scheduled Castes, Scheduled Tribes or displaced persons and other special categories of persons in accordance with the general orders issued from time to time by the Central Government.

5. **Probation.**—All persons appointed to the post specified in column 2 of the aforesaid Schedule shall be on probation for a period of 2 years which may be extended at the discretion of the appointing authority.

6. **Disqualifications.**—(a) No person who has more than one wife living or who, having a spouse living marries in any case in which such marriage is void by reason of its taking place, during the lifetime of such spouse, be eligible for appointment to the post; and

(b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post.

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Recruitment to Class III posts (librarian) in the Office of the Registrar of Newspapers for India, Ministry of Information & Broadcasting.

Serial No.	Name of the Post	Classification Scale of Pay of the Post	Percentage of posts to be filled by				For direct recruitment only		For promotion/transfer only			
			Direct recruitment	Promotion by selection seniority-aum-fitness	Pro motion by Deputa-tion	Transfer/Deputa-tion	Age limit	Educational other qualifications re-quired	and	Whether pre-scribed for direct recruitment will apply in case of appointment by promotion/ transfer	Grade/ sources from which promotions, are to be made	
I	Librarian	General Central Service Class III Non-gazetted Non-Ministerial	Rs. 210-10-290-15-320-EB-15-425.	100%	22—28 years	(i) University Degree. (ii) Diploma in Library Science.	Not applicable	Not applicable	
			3	4	5	6	7	8	9	10	11	12

New Delhi, the 5th January 1963

G.S.R. 41.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules for regulating the recruitment to the posts of Deputy Director General in the Directorate General, All India Radio, New Delhi, namely:—

1. **Short title.**—These rules may be called the All India Radio (Recruitment of Deputy Director General, All India Radio) Rules, 1962.
2. **Application.**—These rules shall apply for recruitment to the posts specified in column 2 of the Schedule to these rules.
3. **Classification and scale of pay.**—The classification of the posts and the scales of pay attached thereto shall be as specified in columns 4 and 5 of the said Schedule.
4. **Method of recruitment.**—The nature of the posts and the method of recruitment thereto shall be as specified in columns 6, 11 and 12 of the aforesaid Schedule.
5. **Disqualification.**—(a) No person who has more than one wife living or who having a spouse living, marries in any case of which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to service; and
(b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to service:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

SCH

Sl. No.	Name of post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruitment	Educational & other qualifications required for direct recruits
1	2	3	4	5	6	7	8
1	Deputy Director General (Programmes)	1	General Central Service Class I	Rs. 1,800—100— 2,000.	Selection	Not applicable	Not applicable

DULE

Whether age & educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation if any	Method of recruitment whether by direct recruitment or by promotion or transfer & percentage of the vacancies to be filled by various Methods	In case of recruitment by promotion, transfer, grades from which promotion to be made	If a Departmental Promotion Committee exists what is its composition	Circumstances in which Union Public Service Commission is to be consulted in making recruitment
9	10	11	12	13	14
Not applicable.	2 years for promotees	By promotion on the basis of selection from amongst Selection Grade Station Directors failing which by deputation of I.C.S./I.A.S./C.S.S. officers failing which by deputation of an officer in the permanent service under a State Government (preferably in the Education or Publicity Department) provided the officer has the requisite literary and cultural background.	Class I Departmental Promotion Committee	As required under the rules.	

1	2	3	4	5	6	7	8
2	Deputy Director General (Inspection).	I	General Central Service Class I.	Rs. 1,800—100— 2,000	Selection	Not applicable	Not applicable
3	Deputy Director General (Administration).	I	Do.	Do.	Not applicable	Do.	Do.

9	10	II	12	13	14
Not applicable.	2 years for promotees.	By promotion on the basis of selection from amongst Selection Grade Station Directors.	Class I Departmental Pro- motional Committee.	As required under the ministerial Committee rules.	
Do.	Not applicable.	By deputation of an officer from I.C.S./I.A.S./C.S.S.	Not applicable.	As required under the rules.	

[F. No. 5(50)/61-B(A)]

(J. D. JAIN)
Under Secy.**MINISTRY OF LABOUR & EMPLOYMENT**

New Delhi, the 26th December 1962

G.S.R. 42.—In exercise of the powers conferred by sub-section (1) of section 5 of Mines Act, 1952 (35 of 1952), and in supersession of the notification of the Government of India in the Ministry of Labour and Employment No. G.S.R. 97 dated the 20th January, 1962, the Central Government hereby appoints Shri Rampat, Deputy Coal Mines Welfare Commissioner, to be an Inspector of Mines subordinate to the Chief Inspector for coalfields in India.

[No. 35/7/62-M-II.]

R. C. SAKSENA, Under Secy.

New Delhi, the 28th December 1962

G.S.R. 43.—In pursuance of Rule 5 of the Labour Officer (Central Pool) Recruitment and Conditions of Service Rules, 1951, the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Labour No. S.R.O. 2073, dated the 10th September, 1956 namely:—

* In the Table, against item (2) of Column I relating to the 'Tata Institute of Social Science, Bombay' for the words 'Diploma in Social Science Administration' under Column II the words 'Diploma in Social Service Administration' shall be substituted.

[No. 31/1/62-LWI-II.]

K. D. HAJELA, Under Secy.

New Delhi, the 28th December 1962

G.S.R. 44.—In exercise of the powers conferred by section 5 read with section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Rajasthan Coal Mines Bonus Scheme, published with the notification of the Government of India in the late Ministry of Labour No. S.R.O. 3643 dated the 17th December, 1954, namely:—

1. This Scheme may be called the Rajasthan Coal Mines Bonus (Second Amendment) Scheme, 1962.

2. In the Rajasthan Coal Mines Bonus Scheme, hereinafter referred to as the said Scheme,

for sub-paragraph (3) of paragraph 5 the following sub-paragraph shall be substituted, namely:—

"(3) If in any period or quarter, any day, other than the weekly holiday, is observed as a paid holiday in any coal mine, the number of days

for which the employees must put in attendance in such period or quarter to qualify for bonus under paragraph 4 shall be reduced by the number of such paid holidays falling in such period or quarter. In the event of a dispute as to whether a day is a paid holiday or not, the decision of the Chief Labour Commissioner (Central) shall be final".

3. In paragraph 6 of the said Scheme, the following proviso shall be inserted, namely:—

"Provided that the basic wage portion of the wage paid to an employee for paid holidays and leave with wages in such period or quarter shall also count towards basic earnings for the purpose of calculation of bonus."

[No. 3(153)/60-PF. I.II.]

G.S.R. 45.—In exercise of the powers conferred by section 7, read with section 3 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948, (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Coal Mines Provident Fund Scheme, 1948, published with the Notification of the Government of India in the late Ministry of Labour No. PF. 15(5)/48, dated the 11th December, 1948, namely:—

1. This Scheme may be called the Coal Mines Provident Fund (Fifth Amendment) Scheme, 1962.

2. In the Coal Mines Provident Fund Scheme, for sub-paragraph (3) of paragraph 25B, the following sub-paragraph shall be substituted, namely:—

"(3) If in any qualifying period of six months, any day, other than the weekly holiday, is observed as a paid holiday in any coal mine, the number of days for which the employees must put in attendance in such period to qualify for the membership of the Fund under paragraph 25A shall be reduced by the number of such paid holidays falling in such period. In the event of a dispute as to whether a day is a paid holiday or not, the decision of the Chief Inspector of the Mines shall be final."

3. This amendment shall come into force with effect from the first period of six months that ends after the publication of this Notification, in the Official Gazette.

[No. 2(107)/56-PF. I,I]

G.S.R. 46.—In exercise of the powers conferred by section 5 read with section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Andhra Pradesh Coal Mines Bonus Scheme, published with the Notification of the Government of India in the late Ministry of Labour No. S.R.O. 1705, dated the 4th October, 1952, namely:—

1. This Scheme may be called the Andhra Pradesh Coal Mines Bonus (Second Amendment) Scheme, 1962.

2. In the Andhra Pradesh Coal Mines Bonus Scheme, hereinafter referred to as the said Scheme,

for sub-paragraph (3) of paragraph 5 the following sub-paragraph shall be substituted, namely:—

"(3) If in any period or quarter, any day, other than the weekly holiday, is observed as a paid holiday in any coal mine, the number of days for which the employees must put in attendance in such period or quarter to qualify for bonus under paragraph 4 shall be reduced by the number of such paid holidays falling in such period or quarter. In the event of a dispute as to whether a day is a paid holiday or not, the decision of the Chief Labour Commissioner (Central) shall be final."

In paragraph 6 of the said Scheme, the following proviso shall be inserted, namely:—

"Provided that the basic wage portion of the wage paid to an employee for paid holidays and leave with wages in such period or quarter shall also count towards basic earnings for the purpose of calculation of bonus."

[No. 3/153/60-PF.I/I.]

S.R. 47.—In exercise of the powers conferred by section 5 read with section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), Central Government hereby makes the following Scheme further to amend the Assam Coal Mines Bonus Scheme, 1955, published with the Notification of the Government of India in the late Ministry of Labour No. S.R.O. 2041 dated the 8th December, 1955, namely:—

This Scheme may be called the Assam Coal Mines Bonus (Second Amendment) Scheme, 1962.

In the Assam Coal Mines Bonus Scheme, 1955 (hereinafter referred to as the Scheme),

for sub-paragraph (4) of paragraph 5, the following sub-paragraph shall be substituted, namely:—

"(4) If in any period or quarter, any day, other than the weekly holiday, is observed as a paid holiday in any coal mine, the number of days for which the employees must put in attendance in such period or quarter to qualify for bonus under paragraph 4 shall be reduced by the number of such paid holidays falling in such period or quarter. In the event of a dispute as to whether a day is a paid holiday or not, the decision of the Chief Labour Commissioner (Central) shall be final."

In the said Scheme, after sub-paragraph (4) of paragraph 6, the following also shall be inserted, namely:—

"Provided that the basic wage portion of the wage paid to an employee for paid holidays and leave with wages in such period or quarter shall also count towards basic earnings for the purpose of calculation of bonus."

[No. 3(153)/60-PF.I/III.]

S.R. 48.—In exercise of the powers conferred by section 3 read with section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948, (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Coal Mines Provident Fund Scheme, published with the Notification of the Government of India in the late Ministry of Labour No. PF. 15(5)/48, dated the 11th December, 1948, as extended to the coal mines in Assam by the Notification of the Government of India in the late Ministry of Labour No. PF. 15(8)/49, dated the 13th December, 1949, namely:—

This Scheme may be called the Coal Mines Provident Fund (Assam) Second Amendment Scheme, 1962.

In the Coal Mines Provident Fund Scheme, as extended to the coal mines in Assam (hereinafter referred to as the said Scheme),

(a) in paragraph 2, clauses (d), (e), (f), (l), (g), (q) and (r) shall be omitted.

(b) in paragraph 25,

(i) in the heading, after the word "Fund" the word "in respect of any quarter prior to 1st (January 1963)" shall be inserted;

(ii) after the words and figures "thirtieth of June, 1949" the words and figures "but before the first day of January 1963, shall be inserted;

(c) paragraph 25A and 25B inserted under Notification No. PF. 15(8)/49, dated the 13th December, 1949, shall be omitted;

(d) in paragraph 25A introduced under S.O. 2620, dated the 28th October, 1961—

- (i) in sub-paragraph (1), for the word and figure "December, 1962" the word and figure "September, 1962" shall be substituted;
- (ii) in sub-paragraph (3) for the word and figure "August, 1961" the word and figure "August, 1962" shall be substituted.

(e) in paragraph 25C, after sub-paragraph (4), the following sub-paragraph shall be inserted, namely:—

"(5) This paragraph shall cease to apply on and from the date of publication in the Official Gazette of the Coal Mines Provident (Assam) Second Amendment Scheme, 1962, and thereafter provisions of paragraph 38A, of the Coal Mines Provident Scheme shall apply."

(f) in paragraph 27, in sub-paragraph (1), for the proviso, the following proviso shall be substituted, namely:—

"Provided that nothing contained in this paragraph shall be deemed to require contribution in respect of any member for any period before the commencement of the Coal Mines Provident (Assam) record Amendment Scheme 1962 during which he was a non-contributory member and contributions in respect of member who immediately before the commencement of the said amendment Scheme was a non-contributory member shall be payable in respect of each month of a week as the case may be for the whole or part of which he is employed after such commencement."

(g) in paragraph 38—

- (i) in sub-paragraph (i), for the word and figures "1st October, 1962" the word and figures "1st October, 1963" shall be substituted for the word and figure "1st October, 1948" the word and figure "1st July, 1949" shall be substituted;
- (ii) in sub-paragraph (ii) for the word and figure "February 1962" the words and figures "February 1963" shall be substituted;

(h) in paragraph 38A,—

- (i) for the words and figure "Coal Mines Provident Fund (Amendment Scheme, 1961)" the words and figure "Coal Mines Provident (Assam) Second Amendment Scheme, 1962" shall be substituted;
- (ii) for the word and figure "August, 1961" the word and figure "August, 1962" shall be substituted.

[No. 2(107)/56-P.F.I]

G.S.R. 49.—In exercise of the powers conferred by section 3, read with section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948) the Central Government hereby makes the following Scheme further to amend the Coal Mines Provident Fund Scheme, published with the Notification of the Government of India in the late Ministry of Labour No. P.F. 15(5)/48, dated the 15th December 1948, as extended to the coal mines in the erstwhile States of Rewa and Korea by the Notification of the Government of India in the late Ministry of Labour No. P.F. 23(1)/50, dated the 16th January 1950, namely:—

1. This Scheme may be called the Coal Mines Provident Fund (Rewa and Korea) Second Amendment Scheme, 1962.
2. In the Coal Mines Provident Fund Scheme, as extended to the coal mines in the erstwhile States of Rewa and Korea (hereinafter referred to as the Scheme),

(a) in paragraph 25.—

- (i) in the heading, after the word "Fund", the words and figures "respect of any quarter prior to 1st January, 1963" shall be inserted;
- (ii) after the words and figure "thirtyfirst of December, 1949" the words and figures "but before the 1st day of January, 1963" shall be inserted.

(b) in paragraph 25A—

- (i) in sub-paragraph (1), for the word and figure "December, 1961" the word and figure "December, 1962" shall be substituted;
- (ii) in sub-paragraph (3), for the word and figure "August, 1961" the word and figure "August, 1962" shall be substituted.

(c) in paragraph 27, in sub-paragraph (1), for the proviso, the following provisos shall be substituted, namely:—

"Provided that nothing contained in this paragraph shall be deemed to require contribution in respect of any member for any period before the commencement of the Coal Mines Provident (Rewa and Korea) Amendment Scheme, 1962 during which he was a non-contributory member and contributions in respect of a member who immediately before the commencement of the aforesaid amendment Scheme was a non-contributory member shall be payable in respect of each month or week as the case may be for the whole or part of which he is employed after such commencement."

(d) in paragraph 38—

- (i) in sub-paragraph (i), for the word and figures "1st October, 1961" the word and figures "1st October 1962" shall be substituted and for the word and figures "1st October, 1948" the word and figures "1st January 1950" shall be substituted;
- (ii) In sub-paragraph (ii) for the word and figure "February 1962" the word and figure "February, 1963" shall be substituted;
- (e) in paragraph 38A-(1) for the words and figure "Coal Mines Provident Fund (Amendment) Scheme, 1961" the words and figure "Coal Mines Provident Fund (Rewa and Korea) Second Amendment Scheme, 1962" shall be substituted and (ii) for the word and figure "August, 1961" the word and figure "August, 1962" shall be substituted.

[No. 2(107)/56-PF. I/V.]

S.R. 50.—In exercise of the powers conferred by section 3 read with section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948, (46 of 1948), the Central Government hereby makes the following Scheme further extending the Coal Mines Provident Fund Scheme, published with the Notification of the Government of India in the late Ministry of Labour No. PF. 15(5)/48, dated the 11th December, 1948, as extended to the coal mines in the erstwhile State of Talcher by the Notification of the Government of India in the late Ministry of Labour No. 23(1)/49, dated the 13th December, 1949, namely.—

This Scheme may be called the Coal Mines Provident Fund (Talcher) Second Amendment Scheme, 1962.

In the Coal Mines Provident Fund Scheme, 1948, as extended to the coal mines in the erstwhile State of Talcher (hereinafter referred to as the said State)—

(a) in paragraph 25,—

- (i) in the heading, after the word "Fund", the words and figures "in respect of any quarter prior to 1st January, 1963", shall be inserted;
- (ii) after the words and figure "thirtieth of June, 1949", the words and figures "but before the 1st January, 1963" shall be inserted;

(b) in paragraph 25A—

- (i) in sub-paragraph (1), for the word and figure "December, 1961", the word and figure "December, 1962" shall be substituted;
- (ii) in sub-paragraph (3), for the word and figure "August, 1961", the word and figure "August 1962" shall be substituted;

(c) In paragraph 27, in sub-paragraph (1), for the proviso, the following proviso shall be substituted, namely:—

"Provided that nothing contained in the paragraph shall be deemed to require contribution in respect of any member for any period before the commencement of the Coal Mines Provident Fund

(Talcher) Second Amendment Scheme 1962, during which he a non-contributory member and contributions in respect of member who immediately before the commencement of aforesaid amendment Scheme was a non-contributory member shall be payable in respect of each month or week as the may be for the whole or part of which he is employed after commencement".

(d) In paragraph 38—

- (i) in sub-paragraph (i), for the word and figures "1st October, 1962" the word and figures "1st October, 1962" shall be substituted for the word and figure, "1st October, 1948" the word and figure "1st July, 1949" shall be substituted;
- (ii) in sub-paragraph (ii), for the word "February 1962" the word "February, 1963" shall be substituted;

(e) In paragraph 38A—

- (i) for the words and figure "Coal Mines Provident Fund (Amendment Scheme, 1961)" the words and figure "Coal Mines Provident Fund (Talcher) Second Amendment Scheme, 1962" shall be substituted and
- (ii) for the word and figure "August, 1961" the word and figure "August, 1962" shall be substituted.

[No. 2(107)/56-PF. I/]

G.S.R. 51.—In exercise of the powers conferred by section 7, read with section 3 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), Central Government hereby makes the following Scheme further to amend Rajasthan Coal Mines Provident Fund Scheme, published with the notification of the Government of India in the Ministry of Labour and Employment No. S.O. dated the 11th February, 1958, namely:—

1. This Scheme may be called the Rajasthan Coal Mines Provident Fund (For Amendment) Scheme, 1962.

2. In the Rajasthan Coal Mines Provident Fund Scheme hereinafter referred to as the said Scheme.

(1) in paragraph 2,—

- (a) after clause (c), the following clause shall be inserted, namely:—
"(cc)" 'Chief Inspector of Mines' has the meaning assigned to it in section (1) of Section 5 of the Mines Act, 1952 (35 of 1952);

(b) for clause (f), the following clause shall be substituted, namely:—

"(f) 'excluded employee' means an employee—

- (i) Who having been a member of the Fund once, withdrew the amount of his accumulations in the Fund on permanent retirement after attaining of the age of 50 years or on retirement account of total incapacity due to bodily or mental infirmity;

- (ii) Who has attained the age of 50 years on the date of enforcement of the said Scheme; or

- (iii) Whose basic earnings exceed three hundred rupees per month: Provided that nothing contained in this sub-clause shall debar employee—

- (a) whose basic wages exceed three hundred rupees per month subsequent to his qualifying for membership of the Fund from a coal mine to which the said Scheme applies;

- (b) who is already a member of the Fund from any coal mine which the Coal Mines Provident Fund Scheme, 1948 or Andhra Pradesh Coal Mines Provident Fund Scheme applies, being employed in any coal mine to which the Rajasthan Coal Mines Provident Fund Scheme applies, on a basic pay exceeding

rupees three hundred per month unless such an employee is an excluded employee under sub-clause (v) of this clause, or from continuing his membership of the Fund; or

(iv) who is employed as a labourer or contractor for building, brick making or tile making; or

(v) who is employed as a permanent employee in any coal mine owned by the Government of Rajasthan.

(c) after clause (1), the following clause shall be inserted, namely:—

(11) "temporary disablement" means a condition resulting from a personal injury to an employee caused by accident or an occupational disease arising out of and in the course of his employment in a coal mine, which requires medical treatment and renders the employee temporarily incapable of work and which entitles such employee to compensation under the Workmen's Compensation Act, 1923 (8 of 1923).

(2) In paragraph 6—

(a) for the heading "Class of employees required to join the Fund" the heading "Class of employees required to join the Fund in respect of any quarter prior to the 1st January, 1963" shall be substituted.

(b) after the words and figures "thirtieth of September, 1955" the words and figures:

"but before the 1st January, 1963" shall be inserted.

(3) After paragraph 6, the following paragraphs shall be inserted, namely:—

"6A. Class of employees required to join the Fund after the 31st December, 1962.—

(1) Every employee in a coal mine to which this Scheme applies, other than an excluded employee, shall be required to join the Fund and become a member immediately after the end of the month following any month after December 1962 in which he completes attendance in a coal mine for not less than 105 days if an underground employee and 130 days if a surface employee during a period of six months.

(2) Any dispute as to whether an employee is an underground or a surface employee shall be referred to the Coal Mines Provident Fund Commissioner whose decision thereon shall be final.

(3) The period of six months in which the qualifying attendance is required to be put in under sub-paragraph (1) shall be reckoned from the beginning of August 1962 or from the beginning of the month in which an employee is appointed in the coal mine concerned, whichever is later. Where an employee fails to qualify for the membership of the Fund in the first spell of six months, subsequent spells shall be worked out by eliminating the first month of the previous spell and adding up hereto another month at the end.

6B. Allowance for leave etc.—(1) For the purpose of paragraph 6A any kind of leave other than maternity leave granted by the employer to an aggregate of 21 days in a calendar year or where an employee has availed himself of earned leave (including accumulations), the actual number of days of such leave plus five days, days of lay off as defined in clause (KKK) of Section 2 of the Industrial Disputes Act, 1947, days of idleness caused by any lock-out which is illegal under section 24 of the said Act and days of absence from work on account of compulsory attendance in a Court of Law shall count as days of attendance.

(2) If on any working day in any qualifying period of six months an employee is on maternity leave or is unable to attend work owing to temporary disablement, the number of days for which such employee must put in attendance to qualify for the membership of the Fund under paragraph 6A shall be reduced by seventy per cent of such working days if such employee is an underground employee and by eighty-five per cent of such working days if such employee is a surface employee.

Explanation.—In calculating the said percentages, of such working days a fraction less than half shall be disregarded and not less than half shall be counted as one.

(3) If in any qualifying period of six months, any day, other than the weekly holiday, is observed as a paid holiday in any coal mine, the number of days for which the employees must put in attendance in such period to qualify for the

membership of the Fund under paragraph 6A shall be reduced by the number of such paid holidays falling in such period. In the event of a dispute as to whether a day is a paid holiday or not, the decision of the Chief Inspector of Mines shall be final.

(4) If any question arises whether an employee is required to become or continue as a member of the Fund or as regards the date from which he is required to become a member the decision thereon of the Coal Mines Provident Fund Commissioner shall be final."

(4) In paragraph 8, for the proviso to sub-paragraph (1) the following proviso shall be substituted, namely:—

"Provided that nothing contained in this paragraph shall be deemed to require contribution in respect of any member for any period before the commencement of the Rajasthan Coal Mines Provident Fund (fourth Amendment) Scheme, 1962, during which he was a non-contributory member. Contributions in respect of a member who immediately before the commencement of the said Scheme, was a non-contributory member, shall be payable in respect of each month or week as the case may be, for the whole or part of which he is employed after such commencement."

(5) For paragraph 16, the following paragraph shall be substituted, namely:—

(1) Every employer shall send by registered post or through a messenger to the Commissioner a return in duplicate:—

(i) in Form 'H' annexed hereto within six weeks from the end of every quarter commencing on or before the 1st October, 1962 but not before the 1st October, 1955, intimating the particulars of employees who qualified for the membership of the Fund during the quarter in which the return relates;

(ii) in Form 'H' (Revised), annexed hereto within fifteen days from the commencement of every month from February, 1963 onwards intimating the particulars of employees who qualified for membership of the Fund under paragraph 6A during the preceding month.

(2) Declarations in Form 'A', furnished by persons qualifying for the membership of the Fund shall accompany the returns in Form 'H' or Form 'H' (Revised), as the case may be".

(6) After paragraph 16, the following paragraph shall be inserted namely:—

"16A. Maintenance of abstract attendance register for the purpose of deciding eligibility of employees to become members of the Fund.—Every employer shall maintain, in respect of every person employed by him who is not a member of the Fund on the day the Rajasthan Coal Mines Provident Fund (Amendment) Scheme 1962 comes into force and also in respect of every person employed by him after such day who gives a negative declaration in Form 'Q' in terms of paragraph 22, an abstract attendance register in Form 'S' annexed hereto and shall make entries therein every month from August, 1962 or the month in which the employee is appointed, whichever is later, until the employee qualifies for the membership of the Fund or ceases to be employed in the coal mine, as the case may be:

Provided that the register in Form 'S' shall be preserved by the employer till the expiry of at least one year from the month in which his name is included in the return in form 'H' (Revised), or he leaves service, as the case may be."

(7) After form 'H', the following Form shall be inserted, namely:—
"Form 'H' (Revised)."

(8) After form 'R', the following Form shall be inserted, namely:—

Form 'S'
(See paragraph 16A of the
Rajasthan C.M.P.F. Scheme.

Abstract Attendance Register for Eligibility to become Member of the Coal Mines Provident Fund.

Reference to Declaration in form 'Q'.

- (3) Qualified for membership of the C.M.P.F. in the month of
.....
- Designation
.....
- Ticket/other Identification No
.....
- Category of employment
.....
- Date of appointment
19.....
- (3) Serial No. of Form 'H' (Revised) where name shown
.....
- (3) Date of leaving service
19.....

MONTHS	Year 19.....		Year 19.....	
	Allowance for Actual attendance (i)	Leave days	Total attend- ance days	Allowance for Actual attendance (i)
January .	.	.	Court attendance in Compulsory military	Leave days
February .	.	.	Leave days	Leave days
March .	.	.	Leave days	Leave days
April .	.	.	Leave days	Leave days
May .	.	.	Leave days	Leave days
June .	.	.	Leave days	Leave days
July .	.	.	Leave days	Leave days
August .	.	.	Leave days	Leave days
September .	.	.	Leave days	Leave days
October .	.	.	Leave days	Leave days
November .	.	.	Leave days	Leave days
December .	.	.	Leave days	Leave days

Verified. Contribution started
from 19

(2) Undercharges have been
reported to Commissioner.
C.M.P.F. Inspector
Dated 19

Total Attendance

January 19.... to June 19....	August 19.... to January 19....	January 19.... to June 19....
February 19.... to July 19....	September 19.... to February 19....	February 19.... to July 19....
March 19.... to August 19....	October 19.... to March 19....	March 19.... to August 19....
April 19.... to September 19....	November 19.... to April 19....	April 19.... to September 19....
May 19.... to October 19....	December 19.... to May 19....	May 19.... to October 19....
June 19.... to November 19....		June 19.... to November 19....
July 19.... to December 19....		July 19.... to December 19....

INSTRUCTIONS

- (1) In the case of employees other than monthly paid employees attendance put in during the wage periods ending in a calendar month shall be deemed to be the attendance for that month.
- (2) Delete portion not applicable.
- (3) To be filled up when the worker qualifies for membership of the Fund or leaves service, as the case may be.
- (4) The register would be closed when the employee qualifies for membership of the Fund or leaves services and no entry should be made thereafter.

COAL MINES PROVIDENT FUND Form H (Revised)

**RETURN OF PERSONS EMPLOYED WHO QUALIFIED FOR MEMBERSHIP OF THE
COAL MINES.**

PROVIDENT FUND DURING THE MONTH OF , 19.....

(To be sent to the Commissioner in duplicate with form A.)

Name and Address of Coal Mine

Regd. No. of Coal Mine.....

Dated.

Signature of Manager of Coal Mines.

[No. 2(207)/56-PFI/III.]

G.S.R. 52.—In exercise of the powers conferred by section 7, read with section 3, of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Andhra Pradesh Coal Mines Provident Fund Scheme published with the notification of the Government of India in the late Ministry of Labour No. S.R.O. 657, dated the 12th March, 1956, namely:—

1. This Scheme may be called the Andhra Pradesh Coal Mines Provident Fund (Fourth Amendment) Scheme, 1962.

2. In the Andhra Pradesh Coal Mines Provident Fund Scheme, hereinafter referred to as the said Scheme.

(1) in paragraph 2—

(a) after clause (c), the following clause shall be inserted, namely:—

"(cc) 'Chief Inspector of Mines' has the meaning assigned to it by subsection (1) of section 5 of the Mines Act, 1952 (38 of 1952);

(b) for clause (f), the following clause shall be substituted, namely:—

“(f) ‘excluded employee’ means an employee—

(i) who having been a member of the Fund once, withdrew the full amount of his accumulations in the Fund on permanent retirement after attainment of the age of 50 years or on retirement on account of total incapacity due to bodily or mental infirmity; or

(ii) who is employed as a labourer of a contractor for the purposes of constructing building, laying bricks or other tiles, supplying timber, doing any timber work or other work of a seasonal nature; or

(iii) whose basic earnings exceed Rs. 300 per month.

Provided that nothing contained in this sub-clause shall debar an employee.

(a) whose basic wages exceed three hundred rupees per month subsequent to this qualifying for membership of the Fund from any coal mine to which the said Scheme applies; or

(b) who is already a member of the Fund from any coal mine to which the Coal Mines Provident Fund Scheme, 1948 or the Rajasthan Coal Mines Provident Fund Scheme applies, on being employed in any coal mine to which the Andhra Pradesh Coal Mines Provident Fund Scheme applies, on a basic pay exceeding three hundred rupees per month, from continuing his membership of the Fund.”

(c) after clause (1), the following clause shall be inserted, namely:—

“(11) ‘temporary disablement’ means a condition resulting from a personal injury to an employee caused by accident or an occupational disease arising out of and in the course of his employment in a coal mine, which requires medical treatment and renders the employee temporarily incapable of work and which entitles such employee to compensation under the Workmen’s Compensation Act, 1923 (8 of 1923).”

(2) In paragraph 6

(a) for the heading “Class of employees required to join the Fund” the heading “Class of employees required to join the Fund in respect of any quarter prior to the 1st January, 1963” shall be substituted;

(b) after the words and figures “thirtieth of September, 1955”, the words and figures “but before the 1st January, 1963” shall be inserted.

(3) After paragraph 6, the following paragraphs shall be inserted, namely:—

“6A. *Class of employees required to join the Fund after 31st December, 1962.*—Every employee in a coal mine to which this scheme applies other than an excluded employee, shall be required to join the Fund and become a member immediately after the end of the month following any month after December, 1962, in which he completes attendance in a coal mine for not less than 105 days if an underground employee and 130 days if a surface employee during a period of six months

(2) Any dispute as to whether an employee is an underground or a surface employee shall be referred to the Coal Mines Provident Fund Commission whose decision thereon shall be final.

(3) The period of six months in which the qualifying attendance is required to be put in under sub-paragraph (1) shall be reckoned from the beginning of August, 1962 or from the beginning of the month in which an employee is appointed in the coal mine concerned, whichever is later. Where an employee fails to qualify for the membership of the Fund in the first spell of six months subsequent spells shall be worked out by eliminating the first month of the previous spell and adding up thereto another month at the end.

‘Provided that in the case of an employee other than a monthly paid employee the attendance put in a week which spreads over two calendar months shall be deemed to relate to the calendar month in which the week ends.

“6B. *Allowance for leave etc.*—(1) For the purpose of paragraph 6A, any kind of leave, other than maternity leave, granted by the employer to an aggregate of 21 days in a calendar year or where an employee has availed himself of earned

leave (including accumulations), the actual number of days of such leave plus five days, days of lay off as defined in clause (KKK) of section 2 of the Industrial Disputes Act, 1947 (19 of 1947) days of idleness caused by any lockout which is illegal under section 24 of the said Act and days of absence from work on account of compulsory attendance in a court of law shall count as days of attendance.

(2) If on any working day in any qualifying period of six months an employee is on maternity leave or is unable to attend work owing to temporary disablement, the number of days for which such employee must put in attendance to qualify for the membership of the Fund under paragraph 6A shall be reduced by seventy per cent of such working days if such employee is an underground employee and by eighty-five per cent of such working days if such employee is a surface employee.

Explanation.—In calculating the said percentages of such working days a fraction less than half shall be disregarded and not less than half shall be counted as one.

(3) If in any qualifying period of six months, any day, other than the weekly holiday, is observed as a paid holiday in any coal mine, the number of days for which the employees must put in attendance in such period to qualify for the membership of the Fund under paragraph 6A shall be reduced by the number of such paid holidays falling in such period. In the event of a dispute as to whether a day is a paid holiday or not, the decision of the Chief Inspector of Mines shall be final.

(4) If any question arises whether an employee is required to become or continue as a member of the Fund or as regards the date from which he is required to become a member, the decision thereon of the Coal Mines Provident Fund Commissioner shall be final."

(4) In paragraph 8, for the proviso to sub-paragraph (1) the following proviso shall be substituted, namely:—

"Provided that nothing contained in this paragraph shall be deemed to require contribution in respect of any member for any period before the commencement of the Andhra Pradesh Coal Mines Provident Fund (Fourth Amendment) Scheme, 1962, during which he was a non-contributory member. Contributions in respect of a member who, immediately before the commencement of the said Scheme, was a non-contributory member, shall be payable in respect of each month or week, as the case may be, for the whole or part of which he is employed after such commencement."

(5) For paragraph 17, the following paragraph shall be substituted, namely:—

(1) Every employee shall send by registered post or through a messenger to the Commissioner a return in duplicate—

(i) in Form 'H' annexed hereto within six weeks from the end of every quarter commencing on or before the 1st October, 1962, but not before the 1st October, 1955, intimating particulars of employees who qualified for the membership of the Fund during the quarter to which the return relates;

(ii) in Form 'H' (Revised) annexed hereto within fifteen days from the commencement of every month from February, 1963, onwards intimating the particulars of employees who qualified for membership of the Fund under paragraph 6A during the preceding month.

(2) Declaration in Form 'A' furnished by persons qualifying for the membership of the Fund shall accompany the returns in Form 'H' or Form 'H' (Revised), as the case may be."

(6) After paragraph 17, the following paragraph shall be inserted, namely:—

"17-A. Maintenance of abstract attendance register for the purpose of deciding eligibility of employees to become members of the Fund.—Every employer shall maintain, in respect of every person employed by him who is not a member of the Fund on the day the Andhra Pradesh Coal Mines Provident Fund (Fourth Amendment) Scheme, 1962, comes into force and also in respect of every person employed by him after such day who gives a negative declaration in Form 'Q' in terms of paragraph 23, an abstract attendance register in form 'S' annexed hereto and shall make entries therein every month from August, 1962 or the month in

which the employee is appointed, whichever is later, until the employee qualifies for the membership of the Fund or ceases to be employed in the coal mine, as the case may be.

Provided that the register in form 'S' shall be preserved by the employer till the expiry of at least one year from the month in which his name is included in the return in form 'H' (Revised) or he leaves service, as the case may be."

(7) After Form 'H' the following form shall be inserted, namely:—
"Form 'H' (Revised)".

(8) After Form 'R', the following Form shall be inserted, namely:—

Abstract Attendance Register for Eligibility to become Member of the Coal Mines Provident Fund.Name of employee
Father's/Husband's name
(3) Qualified for membership of the C.M.P.F. in the month ofDesignation
Ticket/other identification No.
Category of employment
Date of appointment
Underground/Surface (2) 19.....

FORM 'S'
(See paragraph 17A of the
Andhra Pradesh C.M. P.F. Scheme.)

Reference to Declaration in form 'Q'

(3) Serial No. of Form 'H' (Revised) where name shown

(3) Date of leaving service

MONTHS	Actual attendance		Allowance for	Year 19.....
	(a)	(b)		
January	.	.	Leave	
February	.	.	Leave	
March	.	.	Leave	
April	.	.	Leave	
MAY	.	.	Leave	
June	.	.	Leave	
July	.	.	Leave	
August	.	.	Leave	
September	.	.	Leave	
October	.	.	Leave	
November	.	.	Leave	
December	.	.	Leave	

MONTHS	Actual attendance		Allowance for	Year 19.....
	(a)	(b)		
January	.	.	Leave	
February	.	.	Leave	
March	.	.	Leave	
April	.	.	Leave	
MAY	.	.	Leave	
June	.	.	Leave	
July	.	.	Leave	
August	.	.	Leave	
September	.	.	Leave	
October	.	.	Leave	
November	.	.	Leave	
December	.	.	Leave	

Verified. Contribution started
from..... 19.....(a) Undercharges have been
reported to Commissioner,
C.M.P.F. Inspector
Dated..... 19.....

Total Attendance.

January 19..... to June 19....	August 19..... to January 19....	January 19..... to June 19.....
February 19..... to July 19....	September 19..... to February 19....	February 19..... to July 19....
March 19..... to August 19....	October 19..... to March.. 19....	March 19..... to August 19....
April 19..... to September 19....	November 19..... to April 19....	April 19..... to September 19....
May 19..... to October 19....	December 19..... to May 19....	May 19..... to October 19....
June 19..... to November 19....	June 19..... to November 19....	June 19..... to November 19....
July 19..... to December 19....	July 19..... to December 19....	July 19..... to December 19....

INSTRUCTIONS

- (1) In the case of employees other than monthly paid employees attendance put in during the wage-periods ending in a calendar month shall be deemed to be the attendance for that month.
- (2) Delete portion not applicable.
- (3) To be filled up when the worker qualifies for membership of the Fund or leaves service, as the case may be.
- (4) The register would be closed when the employee qualifies for membership of the Fund or leaves services and no entry should be made thereafter.

COAL MINES PROVIDENT FUND Form H (Revised)

RETURN OF PERSONS EMPLOYED WHO QUALIFIED FOR MEMBERSHIP OF THE
COAL MINES.

PROVIDENT FUND DURING THE MONTH OF, 19.....

(To be sent to the Commissioner in duplicate with form A.)

Name and Address of Coal Mine

Regd. No. of Coal Mine. !

Dated 12/10/2013 at 10:00 AM by John Doe

Signature of Manager of Coal Mines

[No. 2(207)/56-PFI/II.]

[No. 2(307)/66-111/II.]

The Gazette of India



PUBLISHED BY AUTHORITY

No. 2] NEW DELHI, SATURDAY, JANUARY 12, 1963/PAUSA 22, 1884

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 1st January 1963:—

Issue No.	No. and date	Issued by	Subject
145.	G.S.R. 1808, dated 27th December, 1962.	Ministry of Home Affairs.	The Compensation Tribunal consisted of Shri Anil Kumar Sen and Shri J. Krishnamurthy with its headquarters at Calcutta for the State of West Bengal.
	G.S.R. 1809, dated 27th December, 1962.	Ditto.	The Compensation Tribunal consisted of Shri Bholanath Sarma and Shri E. D. Helms with its headquarters at Gauhati for the State of Assam.
	G.S.R. 1810, dated 27th December, 1962.	Ditto.	The Compensation Tribunal consisted of Shri Ishar Dass and Shri L. K. Mohan with its headquarters at Ambala for the State of Punjab.
	G.S.R. 1811, dated 27th December, 1962.	Ditto.	The Compensation Tribunal Order, 1962.
146.	G.S.R. 1812, dated 27th December, 1962.	Ministry of Food & Agriculture.	The Uttar Pradesh Paddy and Rice (Restriction on Movement) Third Amendment Order, 1962.
147.	G.S.R. 1813, dated 27th December, 1962.	Ministry of Home Affairs.	The Defence of India (Second Amendment) Rules, 1962.
148.	G.S.R. 1814, dated 29th December, 1962.	Ministry of Food & Agriculture.	Directives that during the year 1962-63, payment shall be made by a producer of sugar by vacuum pan process or his agent as per Schedule annexed.

Issue No.	No. and date	Issued by	Subject
149.	G.S.R. 1815, dated 29th December, 1962.	Ministry of Transport & Communications.	Specifying rules and orders made under the Aircraft Act, 1934 (22 of 1934).
150.	G.S.R. 1816, dated 31st December, 1962.	Ministry of Home Affairs.	Directives that in respect of pencils, the tax payable by any dealer having his place of business in the Union territory of Delhi, in respect of the sale by him on or after the first day of January 1963, shall be calculated at four per cent of the sale price of the goods so sold.
	G.S.R. 1817, dated 31st December, 1962	Ditto.	Making the amendment in the Second Schedule to the Bengal Finance (Sales Tax) Act, 1941 with effect on and from the first day of January 1963.
1	G.S.R. 1, dated 1st January, 1963.	Ministry of Finance	Exempting Power Boost Methanol and Aeroshell Compound 6A when imported into India for use in aircrafts from so much of the customs duty leviable thereon.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

CABINET SECRETARIAT

(Department of Statistics)

New Delhi, the 4th January 1963

G.S.R. 61.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the General Central Service (Class II and Class III posts in the Central Statistical Organisation) Recruitment Rules, 1960, issued with the notification of the Cabinet Secretariat No. G.S.R. 110, dated the 19th January, 1960, namely,

(1) These rules may be called the General Central Service (Class II and Class III posts in the Central Statistical Organisation) Recruitment Amendment Rules, 1963.

(2) In the Schedule to the General Central Service (Class II and Class III posts in the Central Statistical Organisation) Recruitment Rules, 1960,—

(i) against items 1 to 4, for the existing entries under column 4, the following entries shall respectively be substituted, namely:—

"Rs. 325—15—475—EB—20—575";
"Rs. 325—15—475—EB—20—575"
"Rs. 350—25—575"
"Rs. 210—10—290—15—320—EB—15—425".

(ii) against item 1, for the existing entries under column 7, the following entries shall be substituted, namely:—

(i) Master's or equivalent Honours Degree in Statistics or Mathematics/Economics/Commerce (with Statistics) of a recognised University; or

Degree of a recognised University with Mathematics/Statistics as a subject, and 2 years' Post-graduate training in statistics at a recognised institution.

(ii) About two years' experience of statistical work involving collection, compilation and interpretation of statistical data.

Qualifications relaxable at the discretion of the Commission in the case of candidates otherwise well qualified.

[No. F. 2/16/62-Estt.I]

B. S. RAO, Under Secy.

MINISTRY OF LAW

(Department of Legal Affairs)

New Delhi, the 2nd January 1963

G.S.R. 62.—(Contract/Amendment 47).—In exercise of the powers conferred by clause (1) of Article 299 of the Constitution, the President hereby directs that the following further amendments shall be made in the notification of the Government of India in the Ministry of Law No. GSR 1161 dated the 1st December, 1958 relating to the execution of contracts and assurances of property, namely:—

In the said notification—

1. In part I, Head B, after the words "by the authorities sanctioning the pension or provisional pension" the following words shall be added, namely:—

"Deputy Secretary, Ministry of Finance".

2. In part X which relates to the Ministry of Information and Broadcasting—

(i) for item 5(1)(a) the following item shall be substituted, namely:—

"(a) Contracts to be entered into with persons engaged by the Films Division in connection with the production of films".

(ii) for item 5(ii) the following item shall be substituted, namely:—

"5(ii) All contracts for supply of films on rental for commercial and non-commercial exhibition and free of rentals for non-commercial exhibition in India; by the Branch Managers, Films Division".

(iii) after item 5(v) the following item shall be inserted, namely:—

"(vi) Contracts to be entered into with artistes engaged by the Films Division in connection with the production of films; by the Administrative Officer or the Production Manager, Films Division, Bombay".

3. In part XXIV which relates to the Union Territory of Andaman and Nicobar Islands:—

In item 2, for the words "the Officer-in-charge Government Timber Depots at Howrah and Madras", the words "Deputy Conservator of Forests (Depot Division), Assistant Conservator of Forests (Depot Division)" shall be substituted.

[No. F. 17(1)/61-J Pt.II.]

S. S. KAR, Dy. Secy.

MINISTRY OF HOME AFFAIRS

CORRIGENDUM

New Delhi, the 3rd January 1963

G.S.R. 63.—The following further corrections shall be made in the Central Secretariat Stenographers Service Rules, 1962, as published under the Ministry of Home Affairs Notification No. G.S.R. 1307, in the Gazette of India Extraordinary, Part II, Section 3, sub-section (i), dated 28th September, 1962, namely:—

For the existing clause (ii) under "I—Grade I" in sub-rule (3) of rule 17, substitute the following, namely:—

"(ii) *Temporary Officers*.—The seniority inter se of temporary officers appointed to the Grade after the appointed day shall be regulated by the order in which they are approved for long-term appointment to the Grade".

[No. 28/70/62-CS(A).]

MOHINDAR SINGH, Under Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 2nd January 1963

G.S.R. 64.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Senior Accounts Officer in the Ministry of Finance, Department of Economic Affairs, namely:

1. *Short title*.—These rules may be called the Senior Accounts Officer (Class I) Recruitment Rules, 1962.

2. *Application*.—These rules shall apply to the post specified in column 1 of the Schedule hereto annexed.

3. Number, Classification and Scale of pay.—The number of posts, classification of the post and the scale of pay attached thereto, shall be as specified in columns 2, 3 and 4 of the said Schedule.

4. Method of recruitment, Age limit etc.—The method of recruitment to the post, age limit and other matters relating thereto shall be as specified in columns 5 to 13 of the said schedule.

Name of post	No. of posts	Classification	Scale of pay	SCH recruitment Rules for the Post of Senior						
				Whether selection for direct post or non-selective post	Age limit for direct recruits	Educational qualification required for direct recruits				
				1	2	3	4	5	6	7
Senior Accounts Officer.	I	G.C.S. Class I (Gazetted).	Rs. 700—4C— 1200—50/2— 1250.	N.A.	N.A.	N.A.				

DULE*Accounts Officer in the Ministry of Finance*

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotedes	Period of probation, if any	Method of rectt. whether by direct rectt. or by promotion or transfer & percentage of the vacancies to be filled by various methods	In case of rectt. by promotion/ transfer, grade from which promotion to be made	If, DPC exists what is its composition to be made	Circumstances in which U.P.S.C. is to be consulted in making rectt.
8	9	10	11	12	13
N.A.	N.A.	By transfer on deputation.	Transfer on deputation:	N.A.	As required under the rules. Officers from I. A. & A.S. or Indian Defence Accs. Service.

[No. F. 18(2)-Admn/62.]

N. PARURAMAN, Under Secy.

(Department of Economic Affairs)

New Delhi, the 12th January 1963

THE ESTATE DUTY (DISTRIBUTION) RULES, 1963

G.S.R. 65.—In exercise of the powers conferred by section 4 of the Estate Duty (Distribution) Act, 1962 (9 of 1962), the Central Government hereby makes the following rules, namely:—

1. **Short title.**—These rules may be called the Estate Duty (Distribution) Rules, 1963.

2. **Definition.**—In these rules, “the Act” means the Estate Duty (Distribution) Act, 1962 (9 of 1962).

3. **Calculation of gross value of properties.**—The gross value of all properties, movable and immovable, for any financial year shall be calculated by aggregating the principal values of all properties specified below, in respect of which estate duty has been assessed in that financial year, namely:—

(1) In the cases in which the death occurred before the 1st day of July, 1960,—

(a) shares or debentures in any company referred to in section 20A of the Estate Duty Act, 1953 (34 of 1953), which pass on the death of the deceased and in respect of which the company is accountable for the estate duty, if the principal value of such shares or debentures exceeds five thousand rupees;

(b) all other properties included in the estate of the deceased, if the principal value of the estate exceeds the limit specified below, namely,—

(i) fifty thousand rupees if the estate includes an interest in the joint family property of a Hindu family governed by the Mitakshara, Marumakkattayam or Aliyasantana law; and

(ii) one lakh of rupees in other cases;

(2) In the cases in which the death occurred on or after the 1st day of July, 1960,—

(a) shares or debentures in any company referred to in section 20A of the Estate Duty Act, 1953 (34 of 1953), which pass on the death of the

deceased and in respect of which the company is accountable for estate duty, if the principal value of such shares or debentures exceeds five thousand rupees;

(b) all other properties included in the estate of the deceased, if the principal value of the estate exceeds fifty thousand rupees.

4. Provisional distribution on estate duty.—The amount of estate duty attributable to immovable and other property shall be distributed among the States provisionally in the manner specified in clause (b) of sub-section (2) of section 3 of the Act, and such distribution shall be made twice every year, namely in the months of October and March, the first instalment being equal to one-half of the States' share of the estate duty as in the budget estimates for that year and the second instalment being equal to the States' share of the duty as in the revised estimates for the year less the sum already paid.

5. Final adjustment of estate duty.—The amount of estate duty attributable to immovable and other property distributable among the States in each financial year shall be finally computed with reference to the net proceeds of such duty as ascertained and certified by the Comptroller and Auditor General of India.

(2) If on the basis of the certificate of the Comptroller and Auditor General of India any further sum is found due, or any excess payment is found to have been made to a State, having regard to the provisions contained in sub-section (2) of section 3 of the Act, such further sum or excess payment shall be paid to or, as the case may be, recovered from the State.

[No. F. 4(6)-B/62.]

SHIV NAUBH SINGH, Jt. Secy.

(Department of Economic Affairs)

CORRIGENDUM

New Delhi, the 5th January 1963

G.S.R. 66.—Corrigendum to the Gazette Notification dated the 22nd November, 1962 published in Part II, Section 3 sub-section (i) of the Gazette of India, dated the 1st December, 1962 under No. G.S.R. 1604:—

"In the revised Rule read 'Miscellaneous Departments' for the words 'Miscellaneous Department'."

[No. F. 101(20)-Ins. I/62.]

V. P. MITHAL, Under Secy

(Department of Revenue)

DANGEROUS DRUGS

New Delhi, the 12th January 1963

G.S.R. 67.—In pursuance of sub-clause (ii) of clause (g) of section 2 of the Dangerous Drugs Act, 1930 (2 of 1930), and the Protocol signed at Paris on the 19th November, 1948, supplementing the earlier Geneva Conventions of 1925, 1931 and 1936 relating to drugs placed under international control, the Central Government hereby declares the narcotic substances specified in the notification to be manufactured drugs and makes the following further amendment to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 4—Dangerous Drugs dated the 4th December, 1956, namely:—

Status of the drug
under the convention

In the said notification,

- (i) items numbers (38), (43), (44) and (46) shall be omitted.
- (ii) for item numbers (71), (72) and (73) the following shall be substituted namely:—

"(71) 4-cyano-1-methyl-4-phenylpiperidine (for purposes of Group I.
narcotics control the designation pethidine-intermediate-A
is suggested by the W.H.O.) and its salts, preparations, ad-
mixtures, extracts and other substances containing any of
these drugs.

Status of the drug
under the conventions

(72) 4-cyano-2-dimethylamino-4, 4-diphenylbutane (for purposes of narcotics control the designation methadone-intermediate is suggested by the W.H.O.) and its salts, preparations, admixtures, extracts and other substances containing any of these drugs. Group I.

(73) 2-methyl-3-morpholino-1, 1-diphenylprop-anecarboxylic acid (for purposes of narcotics control the designation moramide-intermediate is suggested by the W.H.O.) and its salts, preparations, admixtures, extracts and other substances containing any of these drugs. Group I.

(iii) the following items shall be inserted :—

(74) (+)-alpha-3-acetoxy-6-methylamino-4, 4-diphenylheptane (the proposed international non-proprietary name of which is noracymethadol) and its salts, preparations, admixtures, extracts and other substances containing any of these drugs. Group I.

(75) 4-phenylpiperidine-4-carboxylic acid ethyl ester (for purposes of narcotics control the designation pethidine-intermediate-B is suggested by the W.H.O.) and its salts, preparations, admixtures, extracts and other substances containing any of these drugs. Group I.

(76) 6-nicotinylcodeine (the proposed international non-proprietary name of which is nicocodine) and its salts, all dilutions and preparations containing this drug as have not been established in therapeutic practice. Group II.

(77) myristyl ester of benzylmorphine (the proposed international non-proprietary name of which is myrophine) and its salts, all dilutions and preparations containing this drug as have not been established in therapeutic practice. Group I.

(78) 1-[2-(2-hydroxyethoxy) ethyl]-4-phenyl-4-propionylpiperidine (the proposed international non-proprietary name of which is droxypropine) and its salts, all dilutions and preparations containing this drug as have not been established in therapeutic practice. Group II.

(79) 1-methyl-4-phenylpiperidine-4-carboxylic acid and its salts, preparations, admixtures, extracts and other substances containing any of these drugs. Group I."

[No. 2/(F. No. 13/5/61—Opium)]

MEDICINAL AND TOILET PREPARATIONS

New Delhi, the 12th January 1963

G.S.R. 66.—In pursuance of sub-rule (3) of rule 50 of the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956, the Central Government hereby declares that the new medicinal preparations specified in the Table below shall be included in the category of unrestricted preparations.

TABLE

(Unrestricted Preparations)

Medicinal Preparations

Savlon Hospital Concentrate
 Savlon Liquid Antiseptic
 Savlon Veterinary Concentrate
 Lorexene Head Lotion
 Tetrosol Solution
 Cetavlon Concentrate
 Cetavlon Tincture

} manufactured by M/s. Imperial Chemical Industries (India) Private Ltd., Calcutta.

[No. F. 3/(45/5/(33)/62-Opium.)]

CUSTOMS

New Delhi, the 12th January 1963

G.S.R. 69.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. G.S.R. 575 (55/F. No. 34/86/60-Cus.IV), dated the 28th May, 1960, namely:—

Amendment

In the Schedule to the said notification, for the existing item at Serial No. 142 and entries relating thereto, the following shall be substituted, namely:—

"142. Duplicators and accessories."

[No. 9/F. No. 34/(24)/2/62-Cus.IV.]

G.S.R. 70.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Notification of the Government, in the Ministry of Finance (Department of Revenue) No. G.S.R. 575 (55/F. No. 34/86/60-Cus. IV), dated the 28th May, 1960, namely:—

Amendment

In the Schedule to the said notification, after the existing sub-item (d) at Serial No. 89 and entries relating thereto, the following shall be added, namely:—

"(e) Clips 32 mm. size."

[No. 11/F. No. 34/70/61-Cus.IV.]

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 12th January 1963

G.S.R. 71.—The following draft of rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 13th February, 1963.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Rules

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the existing item at Serial No. 105 and entries relating thereto, the following shall be substituted, namely:—

"105. Duplicators and accessories".

[No. 1/F. No. 34(24)/2/62-Cus.IV.]

G.S.R. 72.—The following draft of rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (3 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 13th February, 1963.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Rules

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after the existing sub-item (d) at Serial No. 33 and entries relating thereto, the following shall be added, namely:—

"(e). Clips 32 mm. size. ""

[No. 2/F. No. 34/70/61-Cus.IV.]

J. BANERJEE, Dy. Secy

(Department of Revenue)**CENTRAL EXCISES**

New Delhi, the 12th January 1963

G.S.R. 73.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (1 of 1944) the Central Government hereby makes the following rules further to amend the Central Excise Rules, 1944, namely:—

1. These rules may be called the Central Excise (First Amendment) Rules, 1963.

2. In Appendix I to the Central Excise Rules, 1944—

(i) in the table under the heading 'List of Forms'

(a) under the third column against Central Excise Series No. 56-A, for the figures, brackets and letters, "9(2), 10, 10A, 13, 14, 14-A, 19, 37-A, 40, 48, 49, 140, 153, 154, 156-B, 160, 164, 191, 191-A, 191-B, 196 and 223-A" the figures, brackets and letters, "9(2), 10, 10-A, 13, 14, 14-A, 19, 37-A, 40, 48, 49, 92-B(1), 92-E(1), 96-J(1), 96-M, 96-MMMMM, 96-P(1), 96-S, 96-W, 96-YY(1), 140, 153, 154, 156-B, 160, 164, 191, 191-A, 191-B, 196 and 223-A" shall be substituted.

(b) under the third column against Central Excise Series No. 65, for the figures and abbreviation "31 & 32", the figures and word "31, 32 and 33" shall be substituted.

(ii) in the specimen forms—

(a) in form A.L.-5 (Central Excise Series No. 7) for the note "***Strike out if the application is made for the first time and if the bond has been executed with security." the following shall be substituted, namely:—

"***Strike out if the application is made for the first time or if the bond has been executed with security or if the application is for a licence for a curer's store-room."

(b) in form D.D.-2 (Central Excise Series No. 56-A) below the heading 'Notice of Mitcellaneous..... of duty' for the brackets, word, figures and letters "(Rule 9(2), 10, 10A, 13, 14, 14-A, 19, 37-A, 40, 48, 49, 140, 153, 154, 156-B, 160, 164, 191, 191-A, 191-B, 196 and 223-A" in the three places, where they occur, the brackets, words, figures and letters "(Rule 9(2), 10, 10-A, 13, 14, 14-A, 19, 37-A, 40, 48, 49, 92-B(i), 92-E(i), 96-J(i), 96-M, 96-MMMMM, 96-P(i), 96-S, 96-W, 96-YY(i), 140, 153, 154, 156-B, 160, 164, 191, 191-A, 191-B, 196 and 223-A" shall be substituted :

(c) in form A.R. -1 (Central Excise Series No. 57) for the existing tabular statement under the heading 'I For payment in cash' the following shall be substituted, namely :—

Name of person tendering payment	Name and address of person on whose behalf the amount is tendered	Particulars of payment	Amount
			Rs. nP.
1	2	3	4

(In words) Rupees Total

Head of Account

5

II. UNION EXCISE DUTIES

- (1) Excise duty on*
- (2) † Additional duties of Excise under the Additional Duties of Excise (Goods of Special Importance) Act, 1957 :—
‡ Textiles—Cotton/Woolen/Silken/Artificial Silk
Tobacco—Unmanufactured Tobacco/Cigarettes/Cigars and Cheroots.
Sugar

*Here enter name of commodity.

†To be cancelled where inapplicable.

‡Unnecessary words to be scored out.

(d) in form T.P. 3 (Central Excise Series No. 65)—

(i) below the heading "Certificate for the..... not been paid", for the brackets, words and figures "(Rules 31 and 32)" the brackets, words and figures "(Rules 31, 32 and 33)" shall be substituted :

(2) the entry "Weight of goods" shall be omitted.

* [No. 3/63—C.E.F. No. 15/21/62/CX]

L. S. MARTHANDAM, Dy. Secy

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 12th January 1963

G.S.R. 74.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby directs that

lollowing amendment shall be made to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 86/62-Central Excises, dated the 30th April, 1962, namely:—

To the said notification after the first proviso, the following proviso shall also be added, namely:—

"Provided further that the exemption shall apply to blooms, billets, slabs, and sleeper bars, only if they are of prime quality".

[No. 2/63.]

G.S.R. 75.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes the following amendment to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 166/62-Central Excises, dated the 1st September, 1962, namely:—

In the said notification, before the first proviso, the following shall be inserted, namely:—

"In case the price lists include the amount of excise duty, abatement of excise duty shall be allowed.

[No. 5/63.]

G.S.R. 76.—In exercise of the powers conferred by sub-section (2) of section 3 of the Central Excises and Salt Act, 1944 (1 of 1944) and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 185/62-Central Excises, dated the 13th June, 1962, the Central Government hereby fixes for rubber insulated cables and flexible cords specified in column 2 of the Table hereto appended and chargeable with duty ad valorem under Item No. 33B of the First Schedule to the said Act, if packed in standard packings of length fifty metres or fifty yards, the tariff value specified in the corresponding entry in column 3 (a) or 3 (b), as the case may be, of the said Table:

Provided that:—

- (1) the tariff valuation for any item packed in standard packings of lengths which are numerical multiples of fifty metres or fifty yards shall be proportionate to that specified in column 3 (a) or 3 (b), as the case may be, of the said Table;
- (2) for any item packed in non-standard packings, that is to say in packings of lengths other than fifty metres or fifty yards or their multiples, the tariff valuation shall be ten per cent more than the proportionate value arrived at in accordance with the value specified in column 3 (a) or column 3 (b), as the case may be, of the said Table;
- (3) for any item produced in any industrial undertaking other than an industrial undertaking to which the Industries (Development and Regulation) Act, 1951 applied, the tariff valuation applicable shall be reduced by twenty per cent;
- (4) for any rubber insulated cables or flexible cords which are not manufactured according to, or which do not bear any mark or symbol of, the Indian Standard specification or the British Standard specification or any other International Standard specification, the tariff value shall be twenty per cent less than the tariff value which would have been otherwise applicable;
- (5) nothing in this notification shall apply to rubber insulated cables and flexible cords manufactured according to special specification given by a purchaser.

TABLE

Sl. No.	Nominal area in square inch	Description	Tariff Values for	
			2	3
		Wires and strand	Standard packs of 50 metres each	Standard packs of 50 yards each
2(a)	2(b)	3(a)	3(b)	Rs.

I. Single Core Taped Braided & Compounded 660V

.0015	1/.044	16.11	14.73
.0020	3/.029	18.63	17.63
.0030	1/.064	19.31	17.66
.0030	3/.036	21.12	19.31
.0045	7/.029	27.90	25.51
.0070	7/.036	37.77	34.53
.0100	7/.044	49.09	44.89
.0145	7/.052	53.13	48.58
.0225	7/.064	70.13	64.13
.0300	19/.044	99.46	91.95
.0400	19/.052	128.85	117.82
.0600	19/.064	176.72	161.59
.0750	19/.072	221.37	202.42
.1000	19/.083	279.40	255.48
.1200	37/.064	335.74	307.00
.1500	37/.072	405.26	370.57
.2000	37/.083	519.59	475.11
.2500	37/.093	630.89	576.88
.3000	37/.103	751.15	686.85
.4000	61/.093	1031.75	943.43
.5000	61/.103	1228.88	1123.68
.6000	91/.093	1511.70	1382.29
.7500	91/.103	1804.58	1650.11
.8500	127/.093	2057.89	1881.73
1.0000	127/.103	2441.08	2232.12

II. Single Core Taped Braided & Compounded 250V

.0015	1/.044	10.15	9.28
.0020	3/.029	12.67	11.69
.0030	1/.064	14.26	13.03
.0030	3/.036	15.90	14.53
.0045	7/.029	22.47	20.54
.0070	7/.036	27.77	25.39
.0100	7/.044	38.77	35.45
.0145	7/.052	44.04	40.27
.0225	7/.064	59.07	54.01
.0300	19/.044	89.95	82.25
.0400	19/.052	116.23	106.28
.0600	19/.064	161.83	147.97

2(a)	2(b)	3(a)	3(b)
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Single Core Lead Alloy Sheathed 250V

.0015	1/.044	33.10	30.27
.0020	3/.029	38.39	35.10
.0030	3/.036	44.65	40.83
.0045	7/.029	52.31	47.83
.0070	7/.036	64.59	59.06
.0100	7/.044	78.51	71.79
.0145	7/.052	85.33	78.02
.0225	7/.064	119.94	109.67
.0300	19/.044	155.26	141.97
.0400	19/.052	194.66	178.00
.0600	19/.064	255.12	233.28

Flat Twin Lead Alloy Sheathed 250V

.0015	1/.044	49.91	45.64
.0020	3/.029	59.86	54.73
.0030	3/.036	79.00	72.24
.0045	7/.029	97.32	88.99
.0070	7/.036	121.59	111.18
.0100	7/.044	149.23	136.46
.0145	7/.052	162.30	148.41
.0225	7/.064	227.71	208.22

Flat Lead Alloy Sheathed 3 Core 250V

.0015	1/.044	68.38	62.53
.0020	3/.029	95.38	87.22
.0030	3/.036	112.72	103.07
.0045	7/.029	137.53	125.75
.0070	7/.036	172.32	157.56
.0100	7/.044	213.35	195.08
.0145	7/.052	259.71	237.48
.0225	7/.064	324.99	297.17

Flat Twin Lead Alloy Sheathed with Earth Continuity Conductor 250V

.0015	1/.044	52.50	48.01
.0020	3/.029	62.54	57.19
.0030	3/.036	82.09	75.06
.0045	7/.029	102.45	93.69
.0070	7/.036	126.50	115.67
.0100	7/.044	155.55	142.23
.0145	7/.052	171.88	157.16
.0225	7/.064	236.38	216.15

I	2(a)	2(b)	3(a)	3(b)
VII. <i>Single Core Tough Rubber Sheathed 250V</i>				
·0015	1/·044	14·70	13·44	
·0020	3/·029	17·21	15·74	
·0030	3/·036	21·60	19·75	
·0045	7/·029	28·34	25·91	
·0070	7/·036	36·12	33·07	
·0100	7/·044	47·40	43·34	
·0145	7/·052	54·94	50·24	
·0225	7/·064	75·13	68·69	
·0300	19/·044	121·06	110·70	
·0400	19/·052	151·19	138·25	
·0600	19/·064	206·12	188·47	
VIII. <i>Flat Twin Tough Rubber Sheathed 250V</i>				
·0015	1/·044	24·87	22·74	
·0020	3/·029	30·91	28·26	
·0030	3/·036	40·39	36·93	
·0045	7/·029	50·69	46·35	
·0070	7/·036	68·72	62·83	
·0100	7/·044	91·66	83·81	
·0145	7/·052	109·52	100·14	
·0225	7/·064	160·17	146·45	
·0300	19/·044	244·62	223·68	
·0400	19/·052	310·46	283·88	
·0600	19/·064	428·91	392·19	
IX. <i>Flat 3 Core Tough Rubber Sheathed 250V</i>				
·0015	1/·044	36·84	33·68	
·0020	3/·029	48·87	44·69	
·0030	3/·036	61·43	56·17	
·0045	7/·029	77·95	71·21	
·0070	7/·036	107·55	98·34	
·0100	7/·044	144·53	132·16	
·0145	7/·052	189·04	172·86	
·0225	7/·064	259·83	237·55	
X. <i>Twin Flat Tough Rubber Sheathed with Earth Continuity Conductor 250V</i>				
·0015	1/·044	29·84	27·21	
·0020	3/·029	35·04	32·06	
·0030	3/·036	44·33	40·55	
·0045	7/·029	62·59	57·21	
·0070	7/·036	86·72	79·35	
·0100	7/·044	116·47	106·14	
·0145	7/·052	153·91	140·73	
·0225	7/·064	210·30	192·39	

I.	2(a)	2(b)	3(a)	3(b)
XI. Single Core Weatherproof 250V				
'0015	1/·044	16·11	14·73	
'0020	3/·029	20·14	18·42	
'0030	3/·036	24·11	22·04	
'0045	7/·029	30·22	27·63	
'0070	7/·036	38·80	35·48	
'0100	7/·044	50·08	45·79	
'0145	7/·052	55·34	50·60	
'0225	7/·064	73·99	67·65	
'0300	19/·044	105·86	96·79	
'0400	19/·052	135·70	124·08	
'0600	19/·064	185·41	169·54	
XII. Flat Twin Weatherproof 250V				
'0015	1/·044	27·95	25·55	
'0020	3/·029	37·23	34·04	
'0030	3/·036	44·91	41·06	
'0045	7/·029	58·27	53·28	
'0070	7/·036	77·76	71·10	
'0100	7/·044	100·45	91·85	
'0145	7/·052	111·49	101·94	
'0225	7/·064	148·43	135·72	
'0300	19/·044	209·07	191·17	
'0400	19/·052	274·75	251·23	
'0600	19/·064	377·68	345·35	
XIII. Twin Tough Rubber Sheathed Flexible 250V				
'0006	14/·0076	29·96	27·39	
'0010	23/·0076	34·36	31·42	
'0017	40/·0076	41·71	38·14	
'0030	70/·0076	57·21	52·31	
'0048	110/·0076	75·83	69·33	
'0070	162/·0076	123·78	113·18	
XIV. Tough Rubber Sheathed Flexible 3 Core 250V				
'0006	14/·0076	37·46	34·25	
'0010	23/·0076	43·02	39·33	
'0017	40/·0076	55·47	50·72	
'0030	70/·0076	74·42	68·05	
'0048	110/·0076	105·10	96·10	
'0070	162/·0076	168·85	154·39	
XV. Tough Rubber Sheathed Flexible 4 Core 250V				
'0006	14/·0076	50·18	45·88	
'0010	23/·0076	59·62	54·51	
'0017	40/·0076	72·83	66·61	
'0030	70/·0076	98·64	90·20	
'0048	110/·0076	136·30	124·63	
'0070	162/·0076	212·51	194·31	

I	2(a).	2(b)	3(a)	3(b)
XVI. <i>Twin Circular Unkinkable Domestic Flex 250V.</i>				
.0006	14/-0076	44.93	41.08	
.0010	23/-0076	51.15	46.77	
.0017	40/-0076	59.07	54.01	
.0030	70/-0076	74.73	68.33	
.0048	110/-0076	98.16	89.76	
.0070	162/-0076	142.19	130.02	
XVII. <i>3 Core Circular Unkinkable Domestic Flex 250V</i>				
.0006	14/-0076	56.22	51.40	
.0010	23/-0076	62.76	57.39	
.0017	40/-0076	72.99	66.74	
.0030	70/-0076	91.45	83.62	
.0048	110/-0076	123.37	112.81	
.0070	162/-0076	178.13	162.83	
XVIII. <i>Twin Twisted Glace Cotton Braided Flex 250V</i>				
.0006	14/-0076	22.48	20.55	
.0010	23/-0076	25.50	23.31	
.0017	40/-0076	31.66	28.95	
.0030	70/-0076	42.20	38.65	
.0048	110/-0076	60.06	54.91	
.0070	162/-0076	94.63	86.53	
XIX. <i>Twin Circular Braided & Compounded Workshop Flex 250V</i>				
.0006	14/-0076	25.80	23.59	
.0010	23/-0076	30.63	28.01	
.0017	40/-0076	37.17	33.09	
.0030	70/-0076	53.21	48.65	
.0048	110/-0076	68.72	62.83	
.0070	162/-0076	105.46	96.43	
XX. <i>3 Core Circular Braided & Compounded Workshop Flex 250V</i>				
.0006	14/-0076	33.12	30.28	
.0010	23/-0076	39.51	36.12	
.0017	40/-0076	49.33	45.11	
.0030	70/-0076	67.77	61.96	
.0048	110/-0076	89.96	82.25	
.0070	162/-0076	140.73	128.63	

[No. 6/63]
L. M. KAUL, Dy. Secy.

RESERVE BANK OF INDIA
(Exchange Control Department)
(Central Office, Bombay)

Bombay, the 2nd January 1963

G.S.R. 77.—In pursuance of sub-section (2) of section 8 of the Foreign Exchange Regulation Act, 1947 (VII of 1947), the Reserve Bank hereby rescinds notification No. F.E.R.A.-90/50-R.B., dated the 4th January 1950.

[No. F.E.R.A. 209/63-R.B.]

M. V. RANGACHARI,
Deputy Governor.

MINISTRY OF COMMERCE AND INDUSTRY
(Department of Company Law Administration)

New Delhi, the 4th January 1963

G.S.R. 78.—In exercise of the powers conferred by sub-section (1) of section 641 of the Companies Act, 1956 (1 of 1956), the Central Government hereby makes the following alterations in Schedule VI to the said Act, namely:—

In the said Schedule,

I In "Part I—Form of Balance Sheet",—

(1) in the third column headed "Assets", under the sub-head "CURRENT ASSETS, LOANS AND ADVANCES", under "(A) CURRENT ASSETS", for the existing item "†(7) Cash and bank balances", the following items shall be substituted, namely:—

"(7A) Cash balance on hand

+ (7B) Bank balances—

(a) with Scheduled Banks, and

(b) with others"

(2) in the fourth column, in the instructions relating to "CURRENT ASSETS, LOANS AND ADVANCES",

(i) for paragraph 5, the following paragraph shall be substituted, namely:—

"Debts due from other companies under the same management within the meaning of sub-section (1B) of section 370, to be disclosed with the names of the Companies", and

(ii) for paragraph 8, the following paragraph shall be substituted, namely:—

"† In regard to bank balances, particulars to be given separately of—

(a) the balances lying with Scheduled Banks on current accounts, call accounts and deposit accounts;

(b) the names of the bankers other than Scheduled Banks and the balances lying with each such banker on current accounts, call accounts and deposit accounts and the maximum amount outstanding at any time during the year from each such banker; and

(c) the nature of the interest, if any, of any director or managing agent

his relative or the _____ of any
secretaries and treasurers

associate of the latter in each of the bankers (other than Scheduled Banks) referred to in (b) above."

(3) in note (i) of the Notes thereunder, for the words and figures "the amounts due from other companies under the same management

should also be given with the names of the companies *vide section 370*, the following words, brackets, letter and figures shall be substituted, namely:—

"the amounts due from other companies under the same management within the meaning of sub-section (1B) of section 370 should also be given with the names of the companies".

II. In "Part II.—REQUIREMENTS AS TO PROFIT AND LOSS ACCOUNT", in paragraph 4B, for the words "whether as fees, or otherwise for services rendered—", the following shall be substituted, namely:—

"whether as fees, expenses or otherwise for services rendered—".

[No. F. 28/1/62-PR.]

F. N. SANYAL, Under Secy

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

New Delhi, the 31st December 1962

G.S.R. 79.—In pursuance of clause 3 of the Fertiliser (Control) Order, 1957, the Central Government hereby fixes the prices specified in columns (3) and (4) of the Schedule hereto annexed as the maximum prices at which superphosphate may be sold to cultivators by a manufacturer or a dealer in the State of Madras within the revenue districts specified in the corresponding entry in column 2 of the said Schedule:

SCHEDULE :

Sl. No.	Revenue district	Price per metric ton in 50 kilograms packing	Price per metric ton in 100 kilograms packing
		(3) (in Rs.)	(4) (in Rs.)
1.	Chingleput.	243/-	238/-
2.	South Arcot.	233/-	228/-
3.	North Arcot.	238/-	233/-
4.	Madras.	238/-	233/-
5.	Nilgiris.	254/-	248/-
6.	Thanjavur.	243/-	238/-
7.	Tiruchirapalli.	244/-	239/-
8.	Tirunelveli.	249/-	244/-
9.	Kanyakumari.	262/-	257/-
10.	Coimbatore.	244/-	239/-
11.	Salem.	244/-	239/-
12.	Ramanathapuram.	251/-	246/-
13.	Madurai.	249/-	243/-

[No. 18-6/62-M.]

S. K. MIRCHANDANI, Dy. Secy

(Department of Agriculture)

New Delhi, the 7th January 1963

G.S.R. 80.—In exercise of the powers conferred by sub-section (i) of the section 3 of the Destructive Insects and Pests Act, 1914, (2 of 1914), the Central

Government hereby makes the following further amendments in the notification of the Government of India in the late Department of Education, Health and Lands, No. 1581-Agri., dated the 1st October, 1931, namely:—

In the said notification—

- (1) for the words "Bombay, Madras, Calcutta, Cochin or Kandla" and "Bombay, Madras, Calcutta, Cochin and Kandla" wherever they occur, the words "Bombay, Madras, Calcutta, Cochin, Kandla or Bhavnagar" shall be substituted.
- (2) in paragraph 2(1)(i), for the words "Bombay, Madras, Calcutta, Kandla or Cochin" the words "Bombay, Madras, Calcutta, Cochin, Kandla or Bhavnagar" shall be substituted.
- (ii) in clause (a), after the words "the Development Commissioner, Kandla Port and the Plant quarantine Inspector, Kandla Port", the words "or Port Officer, Bhavnagar Port and Plant Quarantine Inspector, Bhavnagar Port" shall be inserted.
- (iii) in clause (c) and the second proviso thereto, after the words "the Development Commissioner, Kandla Port", the words "or the Port Officer, Bhavnagar" shall be inserted.

(3) In paragraph 3, the words "and Bhavnagar Docks" shall be added at the end.

[No. F. 16-4/62-PPS.]

V. S. NIGAM, Under Secy.

(Department of Food)

New Delhi, the 3rd January 1963

G.S.R. 81.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Ministry of Food and Agriculture (Department of Food) Regional Organisations (Class III and Class IV posts) Recruitment Rules, 1960, published with the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food) No. G.S.R. 1076, dated the 6th September, 1960, namely:—

1. These rules may be called the Ministry of Food and Agriculture (Department of Food) Regional Organisations (Class-III and Class IV posts) Recruitment (Amendment) Rules, 1963.

2. In Schedule I to the Ministry of Food and Agriculture (Department of Food) Regional Organisations (Class III and Class IV posts) Recruitment Rules, 1960, under the sub-heading 'General-Office Staff':—

- (a) against item-2 'Accountant' in the entry in column 10, the expression "& Cashier in the grade of Senior Clerk" shall be omitted;
- (b) against item-3 'Assistant Superintendent', in the entry in column 10, the expression "Cashier in the grade of Senior Clerk" shall be omitted;
- (c) against item-4 'Deputy Accountant' in the entry in column 11, for the expression 'Three' the expression "Two" shall be substituted;
- (d) item-6 'Cashier' and all entries relating thereto shall be omitted and subsequent items 7 and 8 shall be renumbered as items 6 and 7 respectively.

[No. F. 28(2)/62-RE.I.]

DEVAKI NANDAN GOYAL, Under Secy.

MINISTRY OF EDUCATION

New Delhi, the 3rd January 1963

G.S.R. 82.—In pursuance of sub-rule (2) of Rule 1 of the University Grants Commission (Budget and Accounts) Rules, 1962, published with the notification

of the Government of India in the Ministry of Education, No. F. 24-9/56-U5, dated the 19th September, 1962, the Central Government hereby appoints the first day of April, 1963, as the date on which the said Rules shall come into force.

[No. F. 11-17/62-U2]

PREM KIRPAL, Secy.

MINISTRY OF HEALTH

New Delhi, the 3rd January 1963

G.S.R. 83.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the posts of Senior Artist in the Directorate General of Health Services, namely:—

1. **Short title.**—These rules may be called the Directorate General of Health Services (Senior Artists) Recruitment Rules, 1963.

2. **Application.**—These rules shall apply to the posts of Senior Artist Specified in column 1 of the Schedule Annexed hereto.

3. **Classification & scale of pay.**—The classification of the said posts and the scales of pay attached to them shall be as specified in columns 2 and 3 of the said Schedule.

4. **Method of recruitment, age-limit and other Qualifications.**—The method of recruitment to the said posts, age limit qualifications and other matters relating thereto shall be as specified in columns 4 to 11 of the Schedule aforesaid.

Provided that the upper age-limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes, Scheduled Tribes and other categories of persons in accordance with the orders issued from time to time by the Central Government.

5. **Disqualification.**—(a) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse shall be eligible for appointment to the post, and

(b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the post.

Provided that the Central Government, if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

[No. F. 6-28/57-Estt.]

K. SATYANARAYANA, Under Secy.

New Delhi, the 5th January 1963

G.S.R. 84.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, and in supersession of the notification of the Government of India in the Ministry of Health No. F. 15-27/57-HI, dated the 22nd September, 1958, the President hereby makes the following rules regulating the method of recruitment to class II post of Scientific Officer in the B.C.G. Vaccine Laboratory, Guindy, namely:—

1. **Short Title.**—These rules may be called the B.C.G. Vaccine Laboratory (Scientific Officer) Recruitment Rules, 1962.

2. **Application.**—These rules shall apply to the post of Scientific Officer in the B.C.G. Vaccine Laboratory, Guindy, as specified in column 1 of the Schedule annexed hereto.

3. **Number, classification and scale of pay.**—The number of post, its classification and the scale of pay attached to it shall be as specified in columns 2 to 4 of the said Schedule.

4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualification and other matters connected therewith shall be as specified in column 5 to 13 of the Schedule aforesaid.

5. Disqualification.—(a) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse shall be eligible for appointment to the post; and

(b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

SCH

Recruitment Rules for the post of Scientific Officer

Name of Post	No of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits
I	2	3	4	5	6
Scientific Officer .	1	General Central Service, Class JI, Gazetted (Ministerial)	Rs. 350—25—500 —30—590— EB—30—800 EB—30—830— 35—900	Selection post	30 years and below (Relaxable for Government Servants)

DULE

B.C.G. Laboratory in Ministry of Health.

Educational and other qualifications required for direct recruits	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation, if any	Method of rectt. whether by direct recruitment or by promotion or transfer & percentage of the vacancies to be filled by various methods	In case of rectt. by promotion, transfer, grades from which promotion to be made	If a DPC exists what is its com- position	Circumstances in which U.P.S.C., is to be consulted in making rectt.
7	8	9	10	11	12	13
<i>Essential</i>						
(i) Degree in Science or Medicine of a recognised University.	Qls. Yes Age : No	Two years	By promotion failing which by direct recruitment	Promotion : Asstt. Bacteriologist (with 7 years experience in case of science graduates and 3 years for medical graduates).	Class II DPC	As required under the rules.
(ii) About 7 years practical experience for science graduates and 3 years for Medical graduates in a capacity of Bacteriological work including culture work in relation to tuberculosis.						
Qualifications relaxable at Commission's discretion in the case of candidates otherwise well-qualified.						
<i>Desirable :</i> experience in advanced bacteriological work in a B.C.G. producing laboratory.						

[No. F. 16-30/60-HL]

BASHESHAR NATH, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 5th January 1963

G.S.R. 85.—In exercise of the powers conferred by section 20-A of the Press and Registration of Books Act, 1867 (25 of 1867), the Central Government hereby makes the following rules to amend the Registration of Newspapers (Central) Rules, 1956, namely:—

- These rules may be called the Registration of Newspapers (Central) Amendment Rules, 1963.
- In the Registration of Newspapers (Central) Rules, 1956, in Part 'A' of Form II, in column 2,—
 - in item (a) against Serial No. 11, for the word "inches", the word "metres" shall be substituted;

(2) in the entry against Serial No. 12, for the letter 'a', the word "the" shall be substituted.

[No. 5/1/63-IP (Amend/I)]
H. N. AGARWAL, Dy. Secy

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 3rd January 1963

G.S.R. 86.—In exercise of the powers conferred by section 5 read with sub-section (1) of section 7, of the Employees' Provident Funds Act, 1952 (19 of 1952) the Central Government hereby frames the following Scheme further to amend the Employees' Provident Funds Scheme, 1952, namely:—

1. This Scheme may be called the Employees' Provident Funds (First Amend ment) Scheme, 1963.
2. In the Employees' Provident Funds Scheme, 1952, in paragraph 28, after the proviso to sub-paragraph (2), the following proviso shall be inserted, namely:—

"Provided further that where the whole or any part of such accumulation consists of investments in non-Government securities, the Central Government may, in exceptional cases, allow acceptance of the transfer of such securities from the authority making the transfer to the Fund at the price for which they were actually purchased".

[No. 3/14/62-PF.II]

G.S.R. 87.—In exercise of the powers conferred by section 5 read with sub-section (1) of section 7 of Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby makes the following Scheme further to amend the Employees' Provident Funds Scheme, 1952, namely:—

1. This Scheme may be called the Employees' Provident Funds (Second Amend ment) Scheme, 1963.
2. In the Employees' Provident Funds Scheme, 1952, in paragraph 68-H, the words "for any reason other than an illegal lockout or strike" shall be omitted.

[No. PF.II.7(42)/58]

P D GAIHA, Under Secy

New Delhi, the 8th January 1963

G.S.R. 88.—In exercise of the powers conferred by sub-section (1) of section 14 of the Mines Maternity Benefit Act, 1941, (19 of 1941), and in supersession of the notification of the Government of India in the late Ministry of Labour No S.R.O. 3337 dated the 17th October, 1955, the Central Government hereby authorises the Coal Mines Welfare Commissioner, Dhanbad to institute or to accord sanction to the institution of prosecutions under the said Act.

[No. 35/5/62/M-II]

R. C. SAKSENA, Under Secy

The Gazette of India



PUBLISHED BY AUTHORITY

3] NEW DELHI, SATURDAY, JANUARY 19, 1963 PAUSA 29, 1884.

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the January, 1963 :—

No.	No. and Date	Issued by	Subject
2	G. S. R. 53, dated 4th January, 1963.	Ministry of Home Affairs	Corrigenda to S. R. O. 2477-A, dated the 29th October, 1956.
3	G. S. R. 54, dated 4th January, 1963.	Ministry of Food and Agriculture	Rescinding the Sugar Dealers (Removal of Licensing Restrictions) Order, 1961.
4	G. S. R. 55, dated 5th January, 1963.	Ministry of External Affairs	The Extradition Act, 1962 (34 of 1962) shall come into force on the 5th day of January, 1963.
	G. S. R. 56, dated 5th January, 1963.	Ditto	Directing the provision of the Extradition Act other than Chapter III shall apply to the countries mentioned thereby.
5	G. S. R. 57, dated 5th January, 1963.	Ditto.	Prohibiting the further sale or distribution of the Tamil Weekly entitled "Desabhimani" or any extract therefrom or of any translation thereof.
6	G. S. R. 58, dated 8th January, 1963.	Ministry of Finance	The Central Excise (Second Amendment) Rules, 1963.
7	G. S. R. 59, dated 8th January, 1963.	Ministry of Home Affairs	Appointing for the State of Uttar Pradesh a Compensation Tribunal with its headquarters at Lucknow.
	G. S. R. 60, dated 8th January, 1963.	Ditto.	Appointing for the State of Bihar a Compensation Tribunal with its headquarters at Patna.

Issue No.	No. and Date	Issued by	Subject
8	G. S. R. 89, dated 9th January, 1963.	Ministry of Finance	Defence of India (Amendment) Rules.
9	G.S.R. 90, dated 9th January, 1963.	Ministry of Home Affairs	Prohibiting further sale distribution or any ^{ex} thereof or of translation thereof issue Nos. 47 and 48 dated 30th November, of the periodical entitled "Peking Review".

Copies of the Gazettes Extraordinary mentioned above will be supplied indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS
ORDER

New Delhi, the 10th January 1963

G.S.R. 95—Whereas in the opinion of the Central Government the wall map entitled "Map of South East Asia" drawn on the scale of 1 inch to 95 miles and published by Dutt & Company, Karol Bagh, New Delhi, contains a prejudicial report as defined in clause (7) of rule 35 of the Defence of India Rules, 1962.

Now, therefore, in exercise of the powers conferred by rule 45 of the Defence of India Rules, 1962, the Central Government hereby prohibits the further sale or distribution of the said wall map and declares the said wall map to be forfeited to Government.

[No. 59/1/63-Pol/]

N. SAHGAL, Jr. Secy.

MINISTRY OF FINANCE
(Department of Revenue)
CENTRAL EXCISES

New Delhi, the 19th January 1963

G.S.R. 96.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes the following amendment in the Ministry of Finance (Department of Revenue) Notification No. GSR 588 dated the 20th April, 1961 and published at page 171 of the Extra-

ordinary Gazette of India, Part II, Section 3, sub-section (i), dated the 20th April, 1961:—

In the said notification after the words "are working" in both the places where they occur, the following words shall be inserted namely:—

"or were working on any day of the preceding twelve months".

[No. 7/63.]

Y. N. CHOPRA, Under Secy.

(Department of Revenue)

CUSTOMS

New Delhi, the 19th January, 1963

G.S.R. 97.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. GSR—575 (55/F. No. 34/86/60-Cus. IV), dated the 28th May, 1960, namely:—

Amendment

In the Schedule to the said Notification, for the existing item at Serial No. 151, and entries relating thereto, the following shall be substituted, namely:—

"151. Fountain Pens and Ball Point Pens and parts thereof."

[No. 12/F. No. 34(93)/2/62-Cus. IV.]

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 19th January, 1963

G.S.R. 98.—The following draft of rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after 20th February, 1963.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

DRAFT RULES

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the existing item at Serial No. 42 and entries relating thereto, the following shall be substituted, namely:—

"42. Alumina Ferric

Eleven rupees and
fourteen naye paise per
metric ton.

[No. 3/F. No. 34(107)/I/62-Cus. IV.]

G.S.R. 99.—The following draft of rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (1 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 20th February, 1963.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

DRAFT RULES

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the existing item at Serial No. 113 and entries relating thereto, the following shall be substituted, namely:—

"113. Fountain Pens and Ball Point Pens and parts thereof."

[No. 4/F. No. 34(93)/2/62-Cus. JV.]

G.S.R. 100.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944, (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

Amendment

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the existing sub-item (d) at Serial Number 31 and entries relating thereto, the following shall be substituted, namely:—

"(d) Clips 26 mm. size

Twelve naye paise per
one thousand pieces."

[No. 6/F. No. 34/70/61-Cus. IV.]

G.S.R. 101.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises

and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

Amendment

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.
2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after the existing item at Serial Number 134 and entries relating thereto, the following shall be added, namely:—

"135. Syntex Resin."

[No. 7/F. No. 34(112)/1/62-Cus. IV.]

J. BANERJEE, Dy. Secy.

OFFICE OF THE ASSISTANT COLLECTOR OF CUSTOMS, JODHPUR

Jodhpur, the 9th January 1963

G.S.R. 162.—Whereas C. No. 11/P/5/62/1085-86 dated 19th November, 1962 is pending service on you.

You are, therefore, informed to collect the same from the office of the Assistant Collector, Customs (Preventive) Jodhpur, situated in Kuchaman House, Pali Road, Jodhpur within 10 days from the date of its publication, failing which the case will be decided on the basis of evidence already on record.

[No. C. VII(10)-98/JD/62/740]

O. P. HASIJA, Supdt. (Prev.)

To

Shri Bagh Ali S/o Ali Mohd. Kukra R/o Lakhmisar, Tehsil Surat Garh, District. Sriganganagar.

MINISTRY OF FOOD & AGRICULTURE

(Department of Agriculture)

CORRIGENDUM

New Delhi, the 9th January 1963

G.S.R. 163.—Against serial number 25 of the Schedule attached to this Ministry's notification No. 3-12/61-MY dated 16th October 1962 under column 2 for the word "Watchman" substitute "Waterman".

[No. 3-12/61-MY.]

T. S. PRUTHI, Under Secy.

MINISTRY OF MINES AND FUEL'*New Delhi, the 5th January 1963*

G.S.R. 104.—In exercise of the powers conferred by section 13 of the Mines and Minerals (Regulation and Development) Act, 1957, (67 of 1957), the Central Government hereby makes the following rules further to amend the Mineral Concession Rules, 1960, namely:—

1. These rules may be called the Mineral Concession (First Amendment) Rules, 1963.
2. In the Mineral Concession Rules, 1960, in Schedule III, for the words "Gypsum limestone, iron pyrites, shales", the words "Gypsum, limestone, iron pyrites, shales, red oxide, yellow ochre" shall be substituted.

[No. MII-152(46)/62.]

H. S. SAHNI, Under Secy.

New Delhi, the 5th January 1963

G.S.R. 105.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of the post of Staff Car Driver in the Ministry of Mines and Fuel namely:—

1. **Short title.**—These rules may be called the Staff Car Driver Recruitment Rules, 1962.
2. **Application.**—These rules shall apply to the Staff Car Driver in the Ministry of Mines and Fuel specified in Column 1 of the Schedule hereto annexed.
3. **Classification and Scale of Pay etc.**—The Classification of the said posts, the scale of pay attached thereto, the method of recruitment to the said post, age limit, and other matters relating to the said post shall be as specified in columns 3 to 9 of the Schedule annexed thereto:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes and Scheduled Tribes and other special categories of persons in accordance with the general orders of the Government of India, issued from time to time.

4. **Disqualification.**—No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to service; and

No woman whose marriage is void by reasons of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to service:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

S

Recruitment rules for the posts of Staff C

Name of post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Method of recruitment whether direct recruitment or promotion transfer and percentage of the vacancies to be filled by various methods
1	2	3	4	5	6
Staff Car ■ Driver.	3	Non-gazetted Class III (non-ministerial).	Rs. 140— 3—131— 4—139.		100% direct recruitment. Preference will be given to regularly appointed Class IV employees of the Ministry of Mines and Fu. Where no suitable persons are among them is available, recruitment will be made through Employment Exchange. Quota allotted to Scheduled Castes and Scheduled Tribes will be strictly given to them and if the quota cannot be filled by recruitment from among the Class IV Staff in the Ministry members of the Scheduled Castes and Scheduled Tribes will be recruited from the Employment Exchange to make up their quota.

DULE

Driver in the Ministry of Mines and Fuel.

For direct recruits only			Whether age and educational qualifications prescribed for direct recruit will apply in the case of promotees/transferees	In case of rectt. by promotion/ transfer	Circumstances in which U.P. S.C. is to be consulted	Remarks
Age limit	Educational qualification required	Period of probation/trial if any				
18—25 years	Pass in Middle School desirable but not essential. Should possess recent motor driving licence.	2 years	N6.

[No. 3(36)/62-Adm. I.]

RAM SAHAY, Under Secy.

MINISTRY OF WORKS, HOUSING AND REHABILITATION

(Department of Works & Housing)

New Delhi, the 7th January 1963

G.S.R. 106.—Rule 6 of the Ministry of Works, Housing and Supply notification of No. 70/5/57-EWII, dated the 15th October, 1962 be amended by inserting the words—

“in consultation with the Commission” after the words “the Central Government may” and before the words “relax any . . .”.

[No. 70/5/57-EWII.]

R. C. MEHRA, Under Secy.

New Delhi, the 10th January 1963

G.S.R. 107.—In exercise of the powers conferred by section 4, sub-section (2) of section 5, sub-section (2) of section 14, sections 21 and 22 and sub-section (1) of section 29 of the Petroleum Act, 1934 (30 of 1934), the Central Government hereby makes the following rules to amend the Petroleum Rules, 1937, the same having been previously published as required by sub-section (2) of section 29 of the said Act, namely:—

1. These rules may be called the Petroleum (Third Amendment) Rules, 1962.
2. In the Petroleum Rules, 1937, in clause (ii) of sub-rule (1) of rule 128, for the figures, words and brackets “XXI-Miscellaneous Departments (Central), Miscellaneous, Explosives”, the figures, words, and brackets “LII-Miscellaneous—Miscellaneous (Central) Fees and fines under the Petroleum Rules” shall be substituted.

[No. 3/80/62-S&P-II-A.]

G.S.R. 108.—In exercise of the powers conferred by section 4 and sub-section (1) of section 29 of the Petroleum Act, 1934 (30 of 1934), as applied to the Carbide of Calcium by the notification of the Government of India in the late Department of Industries and Labour No. M. 826(1), dated the 15th October, 1936, the Central Government hereby makes the following rules to amend the Carbide of Calcium Rules, 1937, the same having been previously published as required by sub-section (2) of section 29 of the said Act, namely:—

1. These rules may be called the Carbide of Calcium (Third Amendment) Rules, 1962.
2. In the Carbide of Calcium Rules, 1937, in clause (ii) of sub-rule (1) of rule 50, for the figures, words and brackets “XXI-Miscellaneous, Departments (Central), Miscellaneous, Explosives”, the figures, words and brackets “LII-Miscellaneous—Miscellaneous (Central) Fees and fines under the Carbide of Calcium Rules” shall be substituted.

[No. 3/8/62-S&P-II-B.]

G.S.R. 109.—In exercise of the powers conferred by section 4 and sub-section (1) of section 29 of the Petroleum Act, 1934 (30 of 1934), as applied to the storages and transport of Cinematograph films having nitro-cellulose base by the notification of the Government of India in the late Department of Labour No. Ex. 108 dated the 14th January, 1946, the Central Government hereby makes the following rules to amend the Cinematograph Film Rules, 1948, the same having been previously published as required by sub-section (2) of section 29 of the said Act, namely:—

1. These rules may be called the Cinematograph Film (Second Amendment) Rules, 1962.
2. In the Cinematograph Film Rules, 1948, in Clause (ii) of sub-rule (1) of rule 45, for the figures, words and brackets “XXI-Miscellaneous Departments (Central),

scellaneous, Explosives", the figures, words and brackets "LII-Miscellaneous—
scellaneous (Central) Fees and fines under the Cinematograph Film Rules" shall
be substituted.

[No. 348/62-S&PII-C.]

B. R. MAZUMDAR, Under Secy.

(DEPARTMENT OF ATOMIC ENERGY)

CORRIGENDUM

New Delhi, the 9th January 1963

G.S.R. 110.—In the schedule notified under the Department of Atomic Energy
Notification No. RMD/5(15)/57, dated the 18th of October, 1962, published as
G.S.R. No. 1406 in the Gazette of India, dated the 27th of October, 1962, the following
corrections may be made:—

- (i) In line 3 below "Schedule" read '2742' for '2472'.
- (ii) In line 6 read '2·2 miles' for '22 miles'.
- (iii) In the end add "the corner point X of Block B is situated 1·8 miles
from reference point I of Block A along azimuth bearing 240° 30'
(Quadrant bearing S60° 30' W of Reference Point I)".

[No. RMD/5(15)/57.]

H. L. KHANNA, Under Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS

(Department of Transport)

(Transport Wing)

New Delhi, the 19th December, 1962.

G.S.R. 111.—In exercise of the powers conferred by the proviso to Article 309
of the Constitution, the President hereby makes the following rules regulating the
method of recruitment to non-gazetted non-technical posts in the Department of
Lighthouses & Lightships and in the offices subordinate thereto, namely:—

1. **Short title.**—These rules may be called the Department of Lighthouses &
Lightships (Non-Gazetted non-technical posts) Recruitment Rules, 1962.
2. **Application.**—These rules shall apply to the categories of posts in the Department
of Lighthouses & Lightships and in the Offices subordinate thereto, specified
in column (1) of the Schedule hereto annexed.
3. **Number of posts, classification and scales of pay.**—The number of posts, their
classification and the scales of pay attached thereto shall be as specified in columns
(1) to (4) of the said Schedule.
4. **Method of recruitment, age limit, qualifications, etc.**—The method of recruitment
to the said posts, age limit, qualifications, and other matters relating thereto
shall be as specified in columns (5) to (12) of the said Schedule:

Provided that the upper age limit specified in column (7) of the said Schedule
or direct recruitment may be relaxed in the case of Scheduled Castes and Scheduled
tribes and other special categories of persons in accordance with the general orders
of the Central Government issued from time to time.

5. **Power to relax.**—Where the Central Government is of the opinion that it is
necessary or expedient so to do, it may, by order, for reasons to be recorded in
writing, relax any of the provisions of these rules with respect to any class or
category of persons.

6. **Disqualifications.**—No person who has more than one wife living or who
is living with a spouse living marries in any case in which such marriage is void by reason
of its taking place during the life-time of such spouse, shall be eligible for appointment
to the said posts; and

no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

SCH

Name of post	No. of posts	Classification	Scale of pay in Rs.	Whether selection or non-selection (for promotion)	Method of recruitment or transfer of vacancies to be filled by various methods	For direct recruitment or by promotion	Age limit
	1	2	3	4	5	6	7
Superintendent	8	General Central Service Class III Non-Gazetted Ministerial.	350—20— 450—25— —475.	Selection	Promotion, failing which by transfer, failing which by direct recruitment.	27—3	

Recruitment only Educational qualifications required	Period of probation/ trial, if any. In years	Whether age and educational qualifications prescribed for direct recruitment will apply in the case of promoted/transferees	In case of recruitment by promotion/transfer grades from which promotion/transfer to be made	Circumstances in which the U.P.S.C. is to be consulted in making recruitment.
8	9	10	11	12
Intermediate/Senior Cambridge/Higer Secondary Certificate or equivalent examination and experience of eight years in office work.	Two	Promotees No Transferees Age—No; Educational qualifications etc. Yes.	Promotion from : (a) Head Clerks with a minimum period of three years service as Head Clerk or six years in all as Head Clerk-cum-U.D.C. subject to a minimum of two years service as Head Clerk; (b) Personal Assistant to Director General with a minimum period of three years service in the post or six years in all as P.A.-cum-stenographer subject to a minimum of two years service as P.A. to D.G.; and (c) Divisional Accountant with a minimum period of 10 years service as Divisional Accountant.	Not applicable.
			Transfer of suitable officers of similar or equivalent grades from other Government offices with requisite qualifications and experience.	

	(1)	(2)	(3)	(4)	(5)	(6)	(7)
Head Clerk	65	General Central Service Class III Non- Gazetted Ministe- rial.	210—10— 290—15— —320— EB—15— 380.	Selection Do.	Promotion, failing which by transfer, failing which by direct re- cruitment.	24—	
Personal Assistant to Director-Ge- neral.	1	Do.	210—10— 290—15— 320—EB —15—425	Selection Do.	Do.]	18—	
Divisional Accou- ntant.	9	Do.	180—10— 290—EB —15— 380—EB —15— 440.	Do.	Do.	19—2	

(8)	(9)	(10)	(11)	(12)
Intermediate/Senior Cambridge/Higher Secondary Certificate or equivalent examination, and experience of five years in office work.	Two	Promotees—No. Transferees—Age—No. Educational qualifications etc.—Yes.	Promotion from Divisional Accountants with a minimum period of three years service as Div. Accts., or six years in all including 2 years as Div. Accts.-cum-service in any lower grade from which they are promoted as Div. Accts., and Upper Division Clerks, Accounts Clerk, Storekeeper-cum-Accountant Storekeeper, Accountant-cum-Storekeeper with a minimum period of three years service or six years in all including 2 years as U.D.C. etc. cum-L.D.C.	Not applicable.
Matriculation or equivalent; Speed of 120 words per minute in shorthand and 40 words per minute in typewriting and three years experience in a Govt. or semi-Govt. office or reputable firm.	Two	Do.	Transfer of suitable officers of similar or equivalent grades from other Government offices with requisite qualifications and experience.	Do.
Intermediate/Senior Cambridge/Higher Secondary Certificate or equivalent examination preferably with knowledge of accounts and some office experience.	Two	Do.	Promotion from stenographers with a minimum period of five years service.	Transfer of suitable officers of similar or equivalent grades from other Govt. offices with requisite qualifications and experience.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
Jamadar	I	General Central Service Non-Ga- zeted Class IV.	75—I—85 —EB—2—95.	No- Selection	Promotion, failing which by transfer failing which by direct recruitment.	18—25
Packer	I	Do.	Do.	Do.	Do.	18—25
Peon	34	Do.	Rs. 70—I—80 —EB—I —85.	..	Direct recruitment 50% By transfer 50%.	18—25
Khalasi	20	Do.	Do.	..	Direct recruitment, fail- ing which by transfer.	18—25
Watchman	7	Do.	Do.	..	Direct recruitment	25—30
Watchman-cum- Sweeper, Sweeper-cum- Mali, Sweeper- cum-night- watchman, Sweeper.	5	Do.	Do.	..	Do.	18—25

(8)	(9)	(10)	(11)	(12)
Middle School Standard.	One Yr.	Promotees—No. Transferees— Age—No. Educational qualifications etc.—Yes.	Promotion from Peons with a minimum period of three years service. Transfer of suitable persons of similar or equivalent grades from other Govt. offices with requisite qualifications.	Not applicable.
Do.	Do.	Do.	Do.	Do.
" Do. Should know swimming and cycling and should be prepared to go on long tours along the coast of India.	One yr.	Transferees— Age—No Educational qualifications etc—Ycs.	Transfer from the cadre of Khalasis in the Dept. and of suitable persons of similar or equivalent grades from other Govt. offices with requisite qualifications	Do.
Should know swimming & cycling etc. and should be prepared to go on long tours along the coast of India.	One Yr.	Do.	Transfer of suitable persons of similar or equivalent grades from other Govt. offices with requisite qualifications.	Do.
	One Year.			Do.
	One Year.			Do.

[No. 14-ML(72)/56.]

B. P. SRIVASTAVA,
Dy. Secy

(Department of Transport)

(Transport Wing)

PORTS

New Delhi, the 10th January 1963

G.S.R. 112.—The following draft of certain rules further to amend the Port of Cochin (Hire and Demurrage Charges) Rules, 1958 published with the notification of the Government of India in the Ministry of Transport and Communications (Department of Transport—Transport Wing) No. G.S.R. 851 dated the 1st September 1958, which the Central Government proposes to make, in exercise of the powers conferred by sub-section (1) of section 6 of the Indian Ports Act, 1908 (15 of 1908), is hereby published as required by sub-section (2) of that section for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 31st January 1963.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

DRAFT RULES

1. These rules may be called the Port of Cochin (Hire and Demurrage Charges) Second Amendment Rules, 1963.

In the Schedule to the Port of Cochin (Hire and Demurrage Charges) Rules, 1958, in rule 4 of section VII entitled "RULES FOR THE USE OF COVERED OR OPEN SPACE IN THE WHARF PREMISES AT FORT COCHIN BELONGING TO THE PORT OF COCHIN", after Schedule B dealing with Godown Rent on Export Goods; the following Schedule shall be inserted, namely:—

"C. SCHEDULE OF GODOWN RENT ON TRANSIT GOODS.

Item No.	Classification	Rate
1.	(i) Goods originally manifested at the Port of shipment for transhipment at Cochin. (ii) Goods not originally manifested for transhipment at Cochin but meant for other Ports landed at this Port but reshipped later, provided the prior written permission of the Port's Traffic Manager for reshipment of goods is obtained before landing the said goods.	As per item 1 of Schedule B. dealing with Godown Rent on Export Goods."

[No. 6-PG(77)/61]

G.S.R. 113.—In exercise of the powers conferred by sub-section (1) of section 6 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby makes the following rules further to amend the Port of Cochin (Hire and Demurrage Charges) Rules, 1958 published with the notification of the Government.

India in the Ministry of Transport and Communications (Department of Transport) No. G.S.R. 851 dated the 1st September 1958, the same having been previously published as required by sub-section (2) of the said section namely:—

RULES

1. These rules may be called the Port of Cochin (Hire and Demurrage Charges) Amendment Rules, 1963.

2. In the Schedule to the Port of Cochin (Hire and Demurrage Charges) Rules, 1958,

in Section IV—"Rules regarding Demurrage and Transit Accommodation for Imports, Tranship Goods and Exports",

in Part I—"Imports and Tranship Goods", under the heading—"B. Schedule of Demurrage on Tranship Goods", after item 3, the following items shall be inserted as items 3A, 3B and 3C, namely:—

"3A. In the case of goods detained for analytical tests under the Drugs (Control) Act, 1950 and certified by the Head of the Customs Department at the Port or any competent officer duly authorised by him, on the recommendation of the Assistant Drugs Controller or any other competent officer of the Drug Controller's Office, demurrage shall be levied during the period of such detention at the first week's rate subject to a maximum period of thirty days.

3B. In the case of goods detained due to Import Trade Control formalities and certified by the Head of the Customs Department at the Port or any competent officer duly authorised by him as not due to any fault on the part of the importer, demurrage shall be levied during the period of such detention at the following graduated scale, subject to a maximum period of 150 days—

(1) at 1/6th of the normal rate from the date of expiry of the free days up to the 60th day;

(2) at 1/3rd of the normal rate after the expiry of the 60th day up to the 90th day;

(3) at half the normal rate after the expiry of 90th day up to the 120th day;

(4) at 2/3rds of the normal rate after the expiry of the 120th day up to the 150th day.

3C. In the case of goods detained due to loss or misplacement of documents in the Customs House without any fault on the part of the importer, and for which detention certificate in a form approved by the Central Board of Revenue is issued by the Collector of Customs at the Port, demurrage incurred during the period of detention shall be waived by the Administrative Officer either wholly or partly on the merits of each case.

NOTE.—In the case of detentions covered by items 3A, 3B and 3C above the concession shall be given for the period covered by the detention certificate plus one working day."

[No. F. 6-PG(49)/61.]

New Delhi, the 11th January 1963

G.S.R. 114.—In exercise of the powers conferred by sub-section (1) of Section 35 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby makes the following rule further to amend the Vizagapatam Port Rules

and Scales of Rates levied on vessels entering the Port of Vizagapatam, namely:—

In the Vizagapatam Port Rules and Scales of Rates, the following shall be inserted as rule 17, namely:—

"17. Charges for the Hire of Port's Fire Fleet:—Rs. 200/- per hour or part thereof."

[No. F. 17-PG(14)/62.]

HARBANS SINGH, Under Secy.

(Departments of Communications and Civil Aviation)

ORDERS

New Delhi, the 11th January 1963

G.S.R. 115.—In pursuance of sub-rule (1) of rule 107 of the Defence of India Rules, 1962, the Central Government hereby appoints the officers specified below to exercise the powers of competent authority under rule 115 of the said rules for taking accommodation, etc., in aircraft, namely:—

(1) The Director General of Civil Aviation.

(2) The Deputy Director General of Civil Aviation.

[No. F. 21-A/28-62 Pt. I.]

G.S.R. 116.—In continuation of the Order of the Government of India, Ministry of Transport and Communications No. G.S.R. 1753 dated the 15th December, 1962, and in pursuance of sub-rule (1) of rule 105 of the Defence of India Rules, 1962, the Central Government hereby authorises the Director of Air Transport, Civil Aviation Department, India, also to make orders under that sub-rule.

[No. F. 21-AS/14-62.]

K. GOPALAKRISHNAN, Dy. Secy.

(P. & T. Board)

CORRIGENDUM

New Delhi, the 7th January 1963

G.S.R. 117.—In the notification of the Government of India in the Ministry of Transport and Communications (Posts and Telegraphs Board) No. G.S.R. 1705, dated the 6th December, 1962, in new clause (c) inserted by rule (3)(i) of the Licensing of Wireless Receiving Apparatus (Amendment) Rules, 1962, for 'wave' read 'waves'.

[No. F. 1/99/62-BRL.]

H. N. AGGARWAL,
Director of Wireless.

MINISTRY OF HEALTH

New Delhi, the 10th January 1963

G.S.R. 118.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Central Drugs Laboratory (Class III and Class IV posts) Recruitment

Rules, 1959, published with the notification of the Government of India in the Ministry of Health No. F. 5-30/58-D dated the 31st December, 1959, namely:—

1. **Short Title.**—These rules may be called the Central Drugs Laboratory (Class III and Class IV posts) Recruitment Amendment Rules, 1963..

2. In the Central Drugs Laboratory (Class III and Class IV posts) Recruitment Rules, 1959, in the Schedule, under the heading 'Class III posts,' after item 16 and the entries relating thereto, the following item and entries relating thereto shall respectively be inserted, namely:—

Recruitment Rules for the post of

Serial No.	Name of Post	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruitment	Educational and other qualifications required
1	2	3	4	5	6	7
Animal House Technician -I.	Class Non-Gazetted Non-Ministerial.	III	Rs. 210-10 —290-15— 320—EB— 15—425.	Between 22 & 27 years.	Graduate in Science or Veterinary Graduate; preferably with experience in Laboratory Animal management.	

Animal House Technicians

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation if any	Method of recruitment whether by direct recruitment or by promotion or transfer and percentage of the vacancies to be filled by various methods	In case of recruitment by promotion/ transfer grades from which promotion to be made	If a D.P.C. exists what is its composition	Circumstances in which U.P.S.C. is consulted in making recruitment
8	9	10	11	12	13
		Two years. 100% Direct recruitment.			As required under the rules.

[No. F. 5-10/62-D.]

A. C. RAY, Under Secy.

MINISTRY OF EDUCATION

New Delhi, the 8th January 1963

G.S.R. 119.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of persons to the post of Regional Officers in the Central Hindi Directorate, namely:—

(1) **Short title.**—These rules may be called the Central Hindi Directorate (Regional Officers) Recruitment Rules, 1963.

(2) **Application.**—These rules shall apply for recruitment to the post specified in column 1 of the Schedule to these rules.

(3) **Number, classification and scale of pay.**—The number of posts, their classification and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

(4) **Method of recruitment, age limit and other qualifications.**—The method of recruitment to the said posts, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid. Provided that the maximum age limit given in column 6 of the Schedule may be relaxed in the case of persons belonging to Scheduled Castes/Tribes and other special categories in accordance with the orders issued by the Government of India from time to time.

(5) **Disqualification.**—(a) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post; and

(b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post;

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Recruitment Rules for the post of Regional Officers,

Name of Post	No. of Posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits
I	2	3	4	5	6	7
Regional Officers.	Two	General Central Service Class I Gazetted	Rs. 700- 40-1100 -50/- 1250.	Not applicable	Preferably below 45 years.	<p><i>Essential :</i></p> <p>(i) Master's or equivalent Hons. degree in Hindi with sound knowledge of English.</p> <p>(ii) Knowledge of at least one modern Indian language other than Hindi.</p> <p>(iii) About 5 years experience in the field of administration or education in responsible capacity.</p> <p>Qualifications relaxable at the discretion of the Commission in the case of candidates otherwise well qualified.</p>

Desirable :

- (i) Familiarity with current problems pertaining to the propagation and development of Hindi and other Indian Languages in the country.

in Central Hindi Directorate (Ministry of Education)

Whether age and educational qualifications] prescribed for the direct recruits will apply in the case of promotees	Period of probation, if any	Method of recruitment whether by direct recruitment or by promotion or transfer] and percentage of the vacancies to be filled by various methods	In case of recruitment by promotion/ transfer, grades from which promotion to be made	If a D.P.C. exists what is its composition	Circumstances in which U.P.S.C. is to be consulted in making recruitment
8	9	10	11	12	13
Not applicable.	Two years	Direct recruitment.	Not applicable	Not applicable	As required under the rules.

G.S.R. 120.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of persons to the post of Editor—Publication in the Central Hindi Directorate, namely:—

(1) **Short title.**—These rules may be called the Central Hindi Directorate (Editor—Publication) Recruitment Rules, 1963.

(2) **Application.**—These rules shall apply for recruitment to the post specified in column 1 of the Schedule to these rules.

(3) **Number, classification and scale of pay.**—The number of post, its classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

(4) **Method of recruitment, age limit and other qualifications.**—The method of recruitment to the said post, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid. Provided that the maximum age limit in column 6 of the Schedule may be relaxed in the case of persons belonging to Schedule Castes/Tribes and other special categories in accordance with the orders issued by the Government of India from time to time.

(5) **Disqualification.**—(a) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post; and

(b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Recruitment Rules for the post of Editor (Publication)

Name of Post	No. of Posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits
1	2	3	4	5	6	7
Editor (Publication).	One	General Central Service Class I Gazetted.	Rs. 700— —40—900.	Not applicable.	Preferably 45 years and below.	<p><i>Essential :</i></p> <p>(i) Master's or equivalent Hons. degree in Hindi of a recognised University with sound knowledge of English.</p> <p>(ii) About five years experience of editorial work in a standard periodical in Hindi, including experience in production/printing aspects of publication work.</p>

n Central Hindi Directorate, (Ministry of Education)

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation, if any	Method of recruitment whether by direct recruitment or by promotion or transfer and percentage of the vacancies to be filled by various methods	In case of recruitment by promotion, transfer, grades from which promotion to be made	If a D.P.C. exists what is its composition	Circumstances in which U.P.S.C. is to be consulted in making recruitment
	8	9	10	11	12

Net applicable. Two years. Direct recruit- Not applicable. Not applicable. As required.
ment.

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Qualifications relaxable at
the discretion of the
Commission in case of
Candidates otherwise well
qualified.

Desirable:

- (i) Knowledge of Sanskrit.
- (ii) Knowledge of at least one modern Indian language other than Hindi.
- (iii) Proficiency in Philological and linguistic studies.

[No. F. 21-41/61.H.1.]

A. K. JAIN, Under Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 11th January 1963

G.S.R. 121.—The following draft rules further to amend the Industrial Employment (Standing Orders) Central Rules, 1946, which the Central Government proposes to make, in exercise of the powers conferred by section 15, read with clause (b) of section 2, of the Industrial Employment (Standing Orders) Act, 1946 (20 of 1946), is hereby published as required by sub-section (1) of the said section 15 for the information of the persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 15th February, 1963.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

DRAFT RULES.

1. These rules may be called the Industrial Employment (Standing Orders) Central (Amendment) Rules, 1963.

2. In the Industrial Employment (Standing Orders) Central Rules, 1946, after rule 7, the following rule shall be inserted, namely:—

"7A (1) Any person desiring to prefer an appeal in pursuance of sub-section (1) of section 6 of the Act shall draw up a memorandum of appeal setting out the grounds of appeal and forward it in quintuplicate to the appellate authority accompanied by a certified copy of the standing orders, amendments or modifications, as the case may be.

(2) The appellate authority shall, after giving the appellant an opportunity of being heard, unless it comes to the conclusion that the decision of the Certifying Officer is contrary to law or otherwise erroneous, confirm the standing orders, amendments or modifications as certified by him.

(3) Where the appellate authority does not confirm the standing orders, amendments or modifications it shall fix a date for the hearing of the appeal and direct notice thereof to be given:—

(a) where the appeal is filed by the employer or a workman, to trade unions of the workmen of the industrial establishments and where there are no such trade unions to the representatives of workmen elected under rule 6, (b), or as the case may be, to the employer;

(b) where the appeal is filed by a trade union, to the employer and all other trade unions of the workmen of the Industrial establishment;

(c) where the appeal is filed by the representatives of the workmen, to the employer and any other workman whom the appellate authority joins as a party to the appeal.

4. The appellant shall furnish each of the respondents with a copy of the memorandum of appeal.

5. The appellate authority may at any stage call for any evidence it considers necessary for the disposal of the appeal.

6. On the date fixed under sub-rule (3) for the hearing of the appeal, the appellate authority shall take such evidence as it may have called for or considers to be relevant."

[No. F. 21/10/62-LRI.]

A. L. HANNA, Under Secy.

New Delhi, the 11th January 1963

G.S.R. 122.—In exercise of the powers conferred by clauses (r) to (w) of section 58 of the Mines Act, 1952 (35 of 1952), the Central Government hereby makes the following rules further to amend the Coal Mines Rescue Rules, 1959, the same having been previously published as required by sub-section (1) of section 59 of the said Act, namely:—

1. (1) These rules may be called the Coal Mines Rescue (Amendment) Rules, 1963.

(2) They shall come into force on the 1st March, 1963.

2. In the Coal Mines Rescue Rules, 1959 (hereinafter referred to as the said rules), in sub-rule (1) of rule 13, for the figure and words, "2 naye paise", the figure and words "3 naye paise" shall be substituted.

3. For rule 16 of the said rules, the following rule shall be substituted, namely—

"Location and Maintenance of Rescue Stations.

(1) The Committee shall establish and maintain rescue stations of such standards, in such numbers and located at such places as the Central Government may consider necessary for providing rescue facilities to the coal mines to which these rules apply.

(2) The Chief Inspector shall, in consultation with the Committee, notify the coal mines served by each rescue station."

4. In the first proviso to rule 21 of the said rules, for the words, "two miles" the words, "three kilometres" shall be substituted.

5. In Schedule 1 to the said rules, in item (2), for the figures and word "12 feet", the figures and word, "36 metres" shall be substituted.

6. In part 1 of Schedule V to the said rules, under sub-heading 'B Practices,' in paragraph (c),

(i) in item (i), for the words, figures and notation "a weight of 56 lb. to and from a height of six feet", the words and figures, "a weight of 2 kilogrammes to and from a height of 1.8 metres" shall be substituted.

(ii) in item (iii), for the words "thirty feet", the words "ten metres" shall be substituted;

(iii) in item (vi), for the figures and notation "150 lb", the figures and words "70 kilogrammes" shall be substituted.

[No. F. 1/17/62-MI/Am.(4)]

R. C. SAKSENA, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 8th January 1963

G.S.R. 123.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the All India Radio (Class II Posts) Recruitment Rules, 1962, published with the Notification of the Government of India in the Ministry of Information and Broadcasting No. G.S.R. 347, dated the 6th March, 1962, namely:—

1. These rules may be called the All India Radio (Class II Posts) Recruitment Amendment Rules, 1963.
2. In the All India Radio (Class II Posts) Recruitment Rules, 1962 in the Schedule after Serial No. 5 and the entries relating thereto, the following shall be inserted, namely:—

Sl. No.	Name of post	No. of post	Classifica- tion.	Scale of pay	Whether se- lection post or non-se- lection post	Age limit for direct recruits.	SCHÉ
							1
6	Inspector of Accounts	3	General Central Service Class II Gazetted Non-Minis- terial.	Rs. 590—30 —830—35— 900.	Not appli- cable.	Not appli- cable.	Not appli- cable.

DULE

Whether age and educational qualifications prescribed if any, for the direct recruits will apply in the case of promo-tees.

Period of probation
Method of re-cruitment whether by direct recruitment or transfer, grad-by promotion or transfer & percentage of the vacancies to be filled by various me-thods.

In case of re-cruitment by promotion, es from which promotion to be made.

If a Depart-mental Pro-motion Com-mittee exists what is its composition.

Circumstances in which Union Public Service Commission is consulted in making re-cruitment.

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Not applicable	Not ap-plicable.	By deputation/transfer of qua-lified and experienced mem-bers of the Subordinate Accounts Service or any of the organized Accounts Ser-vices e.g. of the Comptro-ller and Auditor General of India, Defence Accounts Department, etc.	Not applica-ble.	As required un-der the rules.
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[No. 9(7)62-B(A).]

J. D. JAIN, Under Secy.

REGISTERED No. D. 222

The Gazette of India



PUBLISHED BY AUTHORITY

No. 4] NEW DELHI, SATURDAY, JANUARY 26, 1963/MAGHA 6, 1884

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 14th January 1963:—

Issue No.	No. and Date	Issued by	Subject
10	G.S.R. 91, dated 10th January, 1963.	Ministry of Home Affairs.	Defence of India (Second Amendment) Rules, 1963.
11	G.S.R. 92, dated 11th January, 1963.	Ministry of Finance	Prohibiting the entry of the Tamil weekly entitled "Desabhimani" into India by sea or by land edited and published at Colombo, Ceylon.
12	G.S.R. 93, dated 11th January, 1963.	Ministry of Home Affairs	The Defence of India (Employment of Technical Personnel in National Service) Rules, 1963.
13	G.S.R. 94, dated 14th January, 1963.	Ditto.	The Foreigners (Restricted Areas) Order, 1963.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF LAW

(Department of Legal Affairs)

New Delhi, the 14th January 1963

G.S.R. 129 (Contract/Amendment 48).—In exercise of the powers conferred by clause (1) of Article 299 of the Constitution, the President hereby directs that the following further amendments shall be made in the notification of

the Government of India in the Ministry of Law No. G.S.R. 1161, dated the 1st December, 1958 relating to the execution of contracts and assurances of property, namely:—

In the said notification—

1. In part II, which relates to the Ministry of Commerce and Industry, under item 10, the words "Senior Industrial Adviser (Engineering) Development Wing", shall be deleted.

2. In part XV, which relates to the Ministry of Rehabilitation, all the existing entries including the heading shall be deleted and the following shall be substituted, namely:—

"XV.—In the case of the Ministry of Economic and Defence Co-ordination:—

A. Department of Supply—

In the case of the Directorate General of Supplies and Disposals and the India Supply Mission, Washington:—

1. (a) All the contracts and instruments relating to purchase, supply and conveyance, or carriage of materials, stores, machinery, etc.;

(b) security bonds for due performance and completion of works and/or contracts and all other instruments relating to any security for due performance and completion of works and/or contracts;

(c) all instruments connected with the reconveyance of property given as security; and

(d) all instruments relating to the execution of works of all kinds connected with the additions and alterations to buildings and plants and with foundations and housing of machinery and electric and sanitary installations; by the Deputy Secretary to the Central Government in the Ministry of Economic and Defence Co-ordination, Director General of Supplies and Disposals, Additional Director General, Deputy Director General (Supplies), Deputy Director General (Supplies and Disposals), Deputy Director General (Progress and Supplies), Directors, Deputy Directors, Assistant Directors (Grade I) or Assistants Directors (Grade II) of Supplies and/or Disposals in the Directorate General of Supplies and Disposals or the Director, India Supply Mission, Washington or Joint Directors, Deputy Directors or Assistants Directors working under him.

2. (a) All contracts and instruments relating to disposals of surplus, obsolete or waste stores located in India and belonging to the Defence Services, Civil Departments of the Government of India, State Governments or quasi-Government institutions such as Port Trusts, Port Commissioners, etc., the Government of the United Kingdom or other foreign Governments; by the Deputy Secretary to the Government of India in the Ministry of Economic and Defence Co-ordination, Director General of Supplies and Disposals, Deputy Director General (Progress and Supplies), Deputy Director General (Supplies and Disposals), Directors of Supplies and/or Disposals, Deputy Directors, Assistant Directors (Grade I) or Assistant Directors (Grade II) of Disposals.

(b) All contracts and instruments relating to disposal of surplus, obsolete or waste stores located in the United States of America and belonging to the Defence Services, Civil Departments of the Government of India, State Governments or quasi-Government institutions such as Port Trusts, Port Commissioners, etc.; by the Director (India Supply Mission), Washington or Joint Director or Deputy Directors or Assistant Directors working under him.

(c) All contracts and instruments relating to disposal of surplus, obsolete or waste stores located in the United Kingdom and belonging to the Defence Services, Civil Departments of the Government of India, State Governments or quasi-Government institutions such as Port Trusts, Port Commissioners, etc.; by the Director General (India Stores Department), London, Deputy Director General (India Stores Department), London, Directors of Purchase, Assistant Directors of

Purchase, Controllers and Senior Executive Officers of the India Stores Department, London.

- (d) Contracts for, or relating to, the manufacture, sale, purchase or supply of goods or for or relating to the affreightment or the carriage of goods, or insurance, in the India Stores Department under the control of the High Commissioner for India in the United Kingdom, and subject to such rules and regulations as the said High Commissioner, with the approval of the President, may prescribe; by the Director General, Deputy Directors General, Directors of Purchase, Assistant Directors of Purchase, Controllers, and Senior Executive Officers.
- 3. Security bonds for the due performance of their duties by Government servants; by the Deputy Secretary to the Central Government in the Ministry of Economic and Defence Co-ordination, Director General of Supplies and Disposals, Director of Administration in the Directorate General of Supplies and Disposals, or the Director, India Supply Mission, Washington.
- 4. Leases of houses, land, or other immovable property; by the Deputy Secretary to the Central Government in the Ministry of Economic and Defence Co-ordination, Director-General of Supplies and Disposals, Additional Director General, Deputy Director General (Supplies), Deputy Director General (Supplies and Disposals), Director of Administration in the Directorate General of Supplies and Disposals, or the Director India Supply Mission, Washington.
- 5. All Service Agreements; by the Deputy Secretary to the Central Government in the Ministry of Economic and Defence Co-ordination, Director General of Supplies and Disposals, Director of Administration in the Directorate General of Supplies and Disposals or the Director, India Supply Mission, Washington.
- 6. Guarantees for the payment of electric charges to the Delhi Electric Supply Undertaking on behalf of the members of the non-gazetted staff; by Deputy Director (Administration) in the Directorate General of Supplies and Disposals.
- 7. All miscellaneous contracts and instruments including instruments appointing agents, attorneys and counsels; by the Deputy Secretary to the Central Government in the Ministry of Economic and Defence Co-ordination, the Director General of Supplies and Disposals, Additional Director General, Deputy Director General of Supplies and Disposals, the Director of Administration or the Deputy Director (Administration) in the Directorate General of Supplies and Disposals.

B. Department of Technical Development—

All contracts and other instruments relating to the payment of advance subscriptions for the purchase of newspapers, magazines, periodicals, etc.; by the Director General, Technical Development.

3. In part XIX, which relates to the Ministry of Works, Housing and Supply;

(i) for the existing heading the following heading shall be substituted, namely:—

"In the case of Ministry of Works, Housing and Rehabilitation";

(ii) existing head 'F' shall be deleted and the following shall be substituted therefor; namely:—

"F. In the case of Department of Rehabilitation".

1. Agreements with displaced Government Servants of former Indian States and Servants of Local Bodies in connection with Payments under the Ad hoc payment scheme, Indo-Pakistan Provisional Payments Scheme or the Government of India Interim Relief Scheme; by the Officer-in-Charge, Claims, Central Claims Organisation, Department of Rehabilitation.

2. Contracts and other instruments concerning the Hastinapur Town Development Board; by the Administrator or the Deputy Administrator, Hastinapur Town Development Board.
3. All bonds relating to loans sanctioned to displaced persons before the 31st October, 1952, for their rehabilitation in Fulia Township, Fulia, District Nadia—West Bengal; by the Administrator Fulia Township.
4. Transfer deeds connected with the sale or lease of both Government built and evictee properties or allotment or sale or lease of plots developed by the Government and allotted or sold or leased to displaced persons or Societies of such displaced persons; by the Regional Settlement Commissioner, an Additional Settlement Commissioner or Managing Officer, the Administrator, Fulia Township or the Collector, Ajmer.
5. Security bonds relating to payment of compensation under rules 77(3) (b) and 78(b) of the Displaced Persons (Compensation and Rehabilitation) Rules, 1955; by the Regional Settlement Commissioner, the Additional Regional Settlement Commissioner, the Assistant Settlement Commissioners or the Settlement Officers.
6. Agreements with displaced persons and other residents of India in connection with the removal of immovable property from Pakistan under the Indo-Pakistan Movable Property Agreement; by the Office of the High Commissioner for India in Pakistan, Karachi.
7. Agreements with displaced persons and other residents of India, in connection with the disbursement of sale proceeds of evictee movable property received from the Government of Pakistan under the Indo-Pakistan Movable Property Agreement; by the Under Secretary to the Government of India in the Department of Rehabilitation, New Delhi.
8. Agreements with displaced persons and other residents of India in connection with the delivery of evictee fire-arms received from the Government of Pakistan under the Indo-Pakistan Movable Property Agreement; by the District Magistrate by whom the fire-arms are delivered.
9. Agreements with displaced persons and other residents of India in connection with the delivery of jewellery etc. received from the Government of Pakistan under the Indo-Pakistan Movable Property Agreement; by an Under Secretary to the Government of India in the Department of Rehabilitation.
10. Sanads granted under rule 68 of the Displaced persons (Compensation and Rehabilitation) Rules, 1955; by the Managing Officers concerned appointed under the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954) and in the States of Bombay, Mysore, Madras, Kerala and Andhra Pradesh, also by the Regional Settlement Commissioner, Bombay.
11. Instruments transferring immovable property in pursuance of section 20-A of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954) in the Alwar and Bharatpur districts of Rajasthan; by the Collector (Rehabilitation), Alwar or the Collector (Rehabilitation) Bharatpur.
12. In the case of the Dandakaranya Project (subject to any limit fixed by Departmental Orders).
 - (i)—(a) All contracts and instruments relating to purchase, supply and conveyance or carriage of materials stores, machinery, office furniture and other equipment and repairs thereof;
 - (b) All contracts and instruments relating to the execution of works of all kinds connected with buildings, bridges, roads, canals, tanks reservoirs and construction of water-works, sewage works and the erection of machinery;
 - (c) security bonds for due performance, completion of works and contracts, by the Chief Engineer, Superintending Engineers, Executive Engineers, Assistant Engineers or by the Heads of Offices.
- (ii) Leases of houses, land or other movable property provided the rent reserved does not exceed Rs. 5,000/- a month in each case by the Chief Administrator, the Financial Adviser, Director of Agriculture or the Director (Animal Husbandry and Veterinary Services);

- (iii) All instruments, relating to the scale of lands, buildings and other immoveable property, by the Chief Administrator, Financial Adviser, the Chief Engineer, the Director of Agriculture or the Secretary to the Dandakaranya Development Authority;
- (iv) Leases, sales or allotments of plots developed by the Dandakaranya Development Authority to displaced persons; by the Chief Administrator, the Director (Resettlement) or the zonal Administrators.
- (v) Bonds and agreements relating to all kinds of loans sanctioned to displaced persons for their rehabilitation in Dandakaranya; by the Chief Administrator, the Director (Resettlement) or the Administrators of the Zones.
- (vi) Agreements relating to loan of machinery, tools and plant and vehicles to contractors and others; by the Chief Engineer, Superintending Engineers, or Executive Engineers.
- (vii) Contracts for catering in hostels and tiffin rooms in public buildings or for the prosecution of conveyances belonging to the staff working in such public buildings; by the Chief Engineer, Superintending Engineers, Executive Engineers or the Deputy Financial Adviser so far as contracts for catering are concerned.
- (viii) Agreements with wholesale and retail distributors for the sale of consumer goods; by the Chief Administrator or the Director (Stores Purchases).
- (ix)—(a) Security bonds of cashiers and other Government servants or sureties to secure the due execution of an office or the accounting for money or other property received by virtue thereof;
 - (b) All service agreements with subordinate staff including class IV servants;
 - (c) All contracts and instruments relating to the disposal of waste paper, surplus, obsolete and unserviceable materials, stores and equipment; by the Head of the office concerned.
- (x) Instruments relating to the reassignment of insurance policies which are assigned to the President in accordance with the rules regulating the Provident Fund from which the policy is financed; by the Financial Adviser.
- (xi) Agreements relating to supply of diets to hospitals etc., by the Director of Health Services or Medical Superintendents/Medical Officer-in-charge of the Hospital.
- (xii) Execution of agreements to be signed by the pupil nurses, by Director of Health Services, Kondagaon.

13. (i) Agreements with displaced persons in connection with the disposal of deposits as defined in the transfer of Evacuee Deposits Act, 1954 (15 of 1954) received on transfer from Pakistan under the said Act, and;

(ii) Agreements pertaining to the payments made on *ad hoc* basis to displaced persons having similar deposits in Pakistan; by the Custodian of Deposits.

[No. F. 17(3)/61-J]

S. S. KAR, Dy. Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 18th January 1963

G.S.R. 130.—In exercise of the powers conferred by clause (2) of article 77 read with clause (1) of article 299 of the Constitution, the President is pleased to make the following rule, namely:—

The agreement between the Government of India and the Government of the Federation of Rhodesia and Nyasaland for the sale of copper to the Government of India shall be executed and authenticated on behalf of the President by Shri S. J. Wilfred, Assistant Commissioner, Commission for India, Salisbury, Southern Rhodesia.

Dated at New Delhi, this 18th day of January, 1963.

[No. F. 9(3)-FC.II/63.]

By order and in the name of President,

K. S. SUNDARA RAJAN, Jt. Secy.

(Department of Economic Affairs)

New Delhi, the 22nd May 1962

G.S.R. 131.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Senior Assistant Librarian in the Ministry of Finance, Department of Economic Affairs, namely:—

1. **Short Title.**—These rules may be called the Senior Assistant Librarian (Class II) Recruitment Rules, 1962.

2. **Application.**—These rules shall apply to the post specified in column 1 of the Schedule hereto annexed.

3. **Number and scale of pay.**—The number of posts and the scale of pay attached thereto shall be as specified in columns 2 and 4 of the said Schedule.

4. **Classified, method of recruitment, age limit etc.**—The classification of the post, method of recruitment, age limit and other matters relating thereto shall be as specified in columns 3 and 4 to 11 of the said Schedule:

Provided that the age limit specified in column 6 may be relaxed in the case of candidates belonging to the Schedule Castes, Schedule Tribes or displaced persons and other special categories of persons in accordance with the orders issued by the Government from time to time.

5. **Disqualification.**—(a) No person who has more than one wife living or who have a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the aforesaid post; and

(b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

SCHB

Recruitment Rules for the post of Senior Assistant

Name of post	No. of posts	Classification	Scale of pay	Whether selection for direct post or non-selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits
1	2	3	4	5	6	7
Senior Assistant Librarian.	I	Class II (Non-gazetted) (Non-Ministerial).	Rs. 350-25- 575.	Selection	35 years & below (Relaxable for Govt. servants)	<p><i>Essential:</i></p> <ul style="list-style-type: none"> (i) Degree preferably with Economics as one of the subjects of a recognised University. (ii) Degree/Diploma in Library Science of a recognised University/Institution. (iii) About 3 years experience in a Library of standing. <p>Qualification relaxable at Commission's discretion in case of candidates otherwise well qualified.</p>

RULE*Librarian in Ministry of Finance.*

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of probation, if any	Method of rectt. whether by direct rectt. or by promotion or transfer/ deputation & percentage of the vacancies to be filled by various methods.	In case of rectt. by promotion/transfer/ deputation grades from which promotion to be made	If a DPC exists what is its composition	Circumstances in which UPSC to be consulted in making rectt.
8	9	10	11	12	13
Elm : Yes Age : No.	2 yrs.	By promotion failing which by direct recruitment.	Promotion Junior Asstt. Librarian I (Rs. 210-425) (provided he possesses all essential qualifications mentioned in Column 7).	Class II] DPC.	As required under the rules.

[No. F. 18(1)-Admn./61.]

N. PARASURAMAN, Under Secy.

(Department of Revenue)

New Delhi, the 15th January 1963

G.S.R. 132.—In exercise of the powers conferred by section 8 of the Pondicherry (Administration) Act, 1962 (49 of 1962), the Central Government hereby extends to Pondicherry, the Central Sales Tax Act, 1956 (74 of 1956).

[No. 8(43)-ST/62.]

Miss ANNA R. GEORGE, Dy. Secy.

(Department of Revenue)**MEDICINAL AND TOILET PREPARATIONS**

New Delhi, the 19th January 1963

G.S.R. 133.—In exercise of the powers conferred by section 19 of the Medicinal and Toilet Preparations (Excise Duties) Act, 1955, the Central Government hereby makes the following rules further to amend the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956, namely:—

- These rules may be called the Medicinal and Toilet Preparations (Excise Duties) Amendment Rules, 1963.

2. In the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956, in rule 34 after sub-rule (v), the following sub-rule shall be inserted namely:—

(vi) Any goods stored may be left in the store room for a period of three years or for such extended period as the Excise Commissioner may, in each case, allow. The owner of the bonded laboratory shall, before the expiry of the period of three years or the extended period, if any, clear the same for consumption in the State on payment of excise duty or for removal in bond to a bonded warehouse or for exportation".

[No. 4.]

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 19th January 1963

G.S.R. 134.—The following draft of rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 27th February, 1963.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

DRAFT RULES

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after the existing item at Serial No. 135 and entries relating thereto, the following shall be added, namely:—

"136. Fabrics made of Dacron Yarn."

* [No. 5/F. No. 34/298/60-Cus.IV.]

CUSTOMS

New Delhi, the 19th January 1963

G.S.R. 135.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. G.S.R. 575 (55/F. No. 34/86/60-Cus.IV), dated the 28th May, 1960, namely:—

Amendment

In the Schedule to the said notification, after the existing item at Serial No. 174 and entries relating thereto, the following shall be added, namely:—

"175. Fabrics made of Dacron Yarn."

* [No. 13/F. No. 34/298/60-Cus.IV.]

J. BANERJEE, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 26th January 1963

G.S.R. 136.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes the following amendment in the Notification of the Government of India in the Ministry of

Finance (Department of Revenue) No. 82/59-Central Excises, dated the 1st October, 1959, namely:—

To the said notification, the following proviso shall be added at the end

"provided that the consignee executes a bond undertaking to produce proof of due arrival of tea waste at the premises licensed under the Tea Waste (Control) Order, 1959 and to make good loss of such Tea Waste in transit, if any."

[No. 9/63.]

G.S.R. 137.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes the following amendments to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 160/62-Central Excises, dated the 11th August, 1962, namely:—

In the said notification—

- (a) for the words "exempts groundnut oil", the words "exempts groundnut oil, linseed oil and copra oil" shall be substituted; and
- (b) for the words "the groundnut oil", the words "such oil" shall be substituted.

[No. 10/63.]

L. S. MARTHANDAM, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 19th January 1963

G.S.R. 138.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes the following amendments to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 130/62-Central Excises, dated the 13th June, 1962, namely:—

In the said notification,—

- (1) the words "as in force in India and as applied to the State of Pondicherry" shall be omitted; and
- (2) for the words "less than one metric tonne in weight," the following shall be substituted, namely:—
"not exceeding two metric tonnes in weight".

[No. 8/63.]

G.S.R. 139.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby exempts lubricating greases falling under Item No. 11A of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944), from the whole of the excise duty leviable thereon, subject to the condition that in respect of the mineral oil used in their manufacture the appropriate amount of duty has already been paid.

[No. 11/63.]

New Delhi, the 26th January 1963

G.S.R. 140.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 115/61-Central Excises, dated the 20th April, 1961, the Central Government hereby exempts articles of glass and glassware falling under Item No. 23A of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944), produced out of broken or waste glass from the whole of the duty of excise leviable thereon, if such articles of glass and glassware are produced in a factory in which not

more than twenty workers are working or were working on any day of the preceding 12 months and no process in the factory is carried on with the aid of power.

Explanation.—The expression 'worker' includes, for the purposes of this notification, an owner who actually participates in any process of manufacture.

[No. 12/63.]

L. M. KAUL, Dy. Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 11th January 1963

G.S.R. 141.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Small Scale Industries Organisation [Class I and Class II (Gazetted) posts] Recruitment Rules, 1962, namely:—

1. These rules may be called the Small Scale Industries Organisation [Class I and Class II (Gazetted) posts] Recruitment Amendment Rules, 1963.
2. In Schedule I of the Small Scale Industries Organisation [Class I and Class II (Gazetted) posts] Recruitment Rules 1962, before the item "Joint Development Commissioner" and the entries relating thereto, the following item and entries shall be inserted, namely:—

	1	2	3	4	5	6	7	8
Development Commissioner	i	General Central Service Class I (gazetted)	Rs. 2000-125-2250.	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable
	10	II			12		13	
Not applicable	In accordance with the scheme for staffing senior administrative posts of and above the rank of Deputy Secretary in the Government of India, the holders of the posts of Director (Grade I) in the Small Scale Industries Organisation being also included in the field of officers for consideration.			Not applicable		As required under the rules.		

[No. F. 13-E.L(2)/60.]

S. R. BANERJEE, Under Secy.

MINISTRY OF ECONOMIC AND DEFENCE COORDINATION

(Department of Supply)

New Delhi, the 14th January 1963

G.S.R. 142.—In pursuance of rule 11 of the Indian Inspection Service (Class I) Rules, 1961, the Central Government, after consultation with the Union Public Service Commission, hereby makes the following rules, namely:—

1. **Short title and commencement.**—These rules may be called the Indian Inspection Service (Class I—Recruitment by a competitive examination) Rules, 1963.
2. **Definitions.**—(1) In these rules, unless the context otherwise requires,—
 - (a) "Appendix" means an appendix to these rules;
 - (b) "Commission" means the Union Public Service Commission;

(c) "Examination" means a competitive examination for recruitment to the Service referred to in rule 11 of the Indian Inspection Service Rules, 1961;

(d) "Service" means the Indian Inspection Service (Class I), particulars in respect of which are given in Appendix IV.

(2) All other words and expressions used in these rules and not defined shall have the meaning respectively assigned to them in the Indian Inspection Service (Class I) Rules, 1961.

3. Holding of Examination.—(1) The examination shall be held in India at such times and places as may be prescribed in the notice issued by the Commission. Every such notice may specify the number of vacancies to be filled on the result of the examination.

(2) If the examination held by the Commission is a combined examination for recruitment to more than one Service or Department, the following provisions shall apply, namely:—

(a) Any person may apply to be admitted as a candidate for appointment to all or any of the Services or Departments for which he is eligible. If he wishes to compete for appointment in more than one Service or Department, he shall state in his application form which Services or Departments he wishes to compete for and the order of his preference. It shall be sufficient for him to make one payment of the fee referred to above;

(b) the Central Government shall assign successful candidates to each Service or Department after taking into account all circumstances and factors including any personal preference expressed by the candidate.

4. Conditions of eligibility.—In order to be eligible to compete at the examination, a candidate must satisfy the following conditions namely:—

(i) **Nationality.**—He must be—

(a) a citizen of India, or

(b) a subject of Sikkim, or

(c) a person of Indian origin who has migrated from Pakistan with the intention of permanently settling in India:

Provided that subject to the issue of a certificate of eligibility in his favour, a subject of Nepal or a Tibetan who came over to India before the 1st January, 1962 with the intention of permanently settling in India may also compete at the examination:

Provided further that a candidate belonging to category (c) must be a person in whose favour a certificate of eligibility has been given by the Central Government and such certificate of eligibility will be valid only for a period of one year from the date of his appointment if he were appointed beyond which he can be retained in service only if he has become a citizen of India.

NOTE 1.—Certificate of eligibility will not, however, be necessary in the case of a candidate belonging to any one of the following categories:—

(1) Persons who migrated to India from Pakistan before the 19th July, 1948 and have ordinarily been residing in India since then.

(2) Persons who migrated to India from Pakistan on or after the 19th July, 1948 and who have been registered as citizens of India under article 6 of the Constitution.

(3) Non-citizens belonging to category (c) who have entered service under the Government of India before the 26th January, 1950 and who have continued in such service since then. Any such person who re-entered or may re-enter such service with break after the 26th January, 1950, will however require certificate of eligibility.

NOTE 2.—A candidate in whose case a certificate of eligibility is necessary may be admitted to the examination and he may also be provisionally appointed subject to the necessary certificate being granted in his favour.

(ii) *Age.*—On the date prescribed by the Commission in their notice of the examination issued under rule 3, a candidate must have attained the age of 20 years and must not have attained the age of 25 years:

Provided that the upper age limit may be relaxed upto 30 years in the case of candidates who are permanently employed in the Directorate General of Supplies and Disposals or who were continuously in temporary service under that Directorate General for at least 3 years or who were within the above specified age limits on the date of their employment in the Directorate General, such relaxation being limited to three examinations only.

NOTE 1.—Departmental candidates must obtain previous permission of the Head of the Department to compete for the examination.

NOTE 2.—The upper age limit may be relaxed—

(i) upto a maximum of five years if a candidate belongs to the Scheduled Castes or the Scheduled Tribes.

(ii) upto a maximum of three years if a candidate is a bona fide displaced person from Pakistan:

Provided that this concession shall not be admissible to a candidate who has already appeared at five previous examinations;

(iii) upto a maximum of eight years if a candidate belongs to the Scheduled Castes, or Scheduled Tribes and is also a bona fide displaced person from Pakistan:

Provided that this concession shall not be admissible to a candidate who has already appeared at ten previous examinations;

(iv) upto a maximum of three years, if a candidate is a resident of the Union Territory of Pondicherry and has been receiving his education through the medium of French;

(v) upto a maximum of four years if a candidate belongs to the Andaman and Nicobar Islands;

(vi) upto a maximum of three years in the case of repatriates from Ceylon who are Indian citizens.

NOTE 3.—A candidate who is admitted to the examination under the age concession mentioned in note 2 will not be eligible for appointment if after submitting the application, he resigns from service either before or after taking the examination. He will, however, continue to be eligible if he is retrenched from the service or post after submitting the application.

NOTE 4.—A candidate who, after submitting his application to his department, is transferred to other department will be eligible to compete under departmental age concession for the Service, for which he would have been eligible, but for his transfer, provided his application, duly recommended, is forwarded by the department.

(iii) *Educational qualifications.*—A candidate must have—

(a) obtained a degree in Engineering from a university incorporated by an Act of the Central or of a State Legislature in India; or

(b) passed Sections A and B of the Associate Membership Examination of the Institution of Engineers (India) or have any other educational qualifications, excepting the B.E. degree (Tele-communication) awarded by Indian Universities recognised by that Institution as exempting from passing these sections; or

(c) obtained an engineering degree of one of the universities mentioned in Appendix I under the conditions prescribed in that Appendix; or

(d) passed the Honours Diploma examination in Civil, Mechanical or Electrical Engineering of the Loughborough College, Leicestershire provided the candidate has passed the common preliminary examination or has been exempted therefrom.

Note 1.—In exceptional cases the Commission may treat a candidate, who has not any of the foregoing qualifications, as a qualified candidate, provided he has

passed examinations conducted by other institutions, the standard of which in the opinion of the Commission justifies his admission to the examination.

NOTE 2.—Candidates who have appeared at an examination the passing of which would render them eligible to appear at this examination but have not been informed of the result, may apply for admission to the examination. Candidates who intend to appear at such a qualifying examination may also apply, provided that the qualifying examination is completed before the commencement of this examination. Their applications will be accepted provisionally and they will be required to furnish proof of having passed the examination as soon as possible and in any case not later than two months after the commencement of this examination.

(iv) **Fees.**—Candidates must pay such examination fees as the Central Government may prescribe. No claim for a refund of any of these fees will be entertained, nor can they be held in reserve for any other examination or selection.

(v) **Conduct.**—(1) (a) No male candidate who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to any of the Services, appointments to which are made on the results of this competitive examination unless the Government of India after being satisfied that there are special grounds for doing so exempt any male candidate from the operation of this rule.

(b) No female candidate whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to any of the Services, appointments to which are made on the results of this competitive examination unless the Government of India after being satisfied that there are special grounds for doing so, exempt any female candidate from the operation of this rule.

(2) A candidate found guilty of impersonation or of submitting fabricated documents or documents which have been tampered with or of making statements which are incorrect or false or suppressing material information or of using or attempting to use unfair means in the examination hall or otherwise resorting to any other irregular or improper means for obtaining admission to the examination may in addition to rendering himself liable to a criminal prosecution be debarred either permanently or for a specified period—

(a) by the Commission from admission to any examination or appearance at any interview held by the Commission for selection of candidates;

(b) by the Central Government from employment under the Government.

(3) No recommendations except those required in the application form shall be taken into consideration. Any attempt on the part of a candidate to obtain support for his candidature by other means may disqualify him for admission.

(vi) **Standards of health.**—A candidate must be in good mental and bodily health and free from any physical defect likely to interfere with the efficient performance of the duties of a member of the Service, and a candidate who is found after examination by a Medical Board not to satisfy these requirements will not be appointed. Only those candidates who are likely to be considered for appointment will be physically examined.

In order to prevent disappointment candidates are advised to have themselves examined by a Government medical officer of the standing of a Civil Surgeon, before applying for admission to the examination. Particulars of the nature of the medical test to which candidates will be submitted before appointment and of the standards required can be had from the Commission.

5. Admission to the Examination.—(1) A candidate must apply to be admitted to the examination before such date, in such manner, and in such form as the Commission may prescribe.

(2) No candidate shall be admitted to the examination unless he holds a certificate of admission from the Commission.

(3) The decision of the Commission as to the eligibility or otherwise of a candidate for admission to the competitive examination shall be final.

6. Conduct of the Examination.—Examination under these rules shall be conducted by the Commission in the manner prescribed in Appendix II.

7. Procedure for appointment.—(i) Candidates who obtain such minimum qualifying marks in the written examination as may be fixed by the Commission in their discretion shall be summoned by them at their own discretion for an interview for a personality test.

After every examination, candidates will be arranged by the Commission in order of merit as disclosed by the aggregate marks finally awarded to each candidate, and in that order so many candidates upto the number of unreserved vacancies as are found by the Commission to be qualified by the examination and are considered by the Central Government or the appointing authority, as the case may be, to be suitable in all other respects, shall be appointed:

Provided that any candidate belonging to the Scheduled Castes or the Scheduled Tribes who though not qualified by the standard prescribed by the Commission for any Service, is declared by them to be suitable for appointment thereto with due regard to the maintenance of efficiency of administration, shall be entitled to be appointed to vacancies reserved for members of the Scheduled Castes or the Scheduled Tribes, as the case may be, in that Service.

(ii) Success in the examination confers no right to appointment, unless the Central Government is satisfied, after such enquiry as may be considered necessary that the candidate is suitable in all respects for appointment to the Public Service.

NOTE.—The form and manner of communication of the result of the examination to individual candidates shall be decided by the Commission in their discretion.

(iii) The selected candidates shall be appointed to Grade III of the Indian Inspection Service (Class I) (Engineering or Metallurgical Branch) on probation for 2 years. Their pay shall commence from the date of appointment under these rules and their service for increments, leave and pension shall count from the same date. In the event of more than one candidate being appointed their seniority inter se shall be determined according to their position in the competitive examination.

(iv) On the completion of the period of probation, the officers of Grade III (Engineering or Metallurgical Branch) of the Service shall, if considered fit for permanent appointment, be confirmed in their appointments, subject to availability of permanent posts.

(v) The Central Government may extend the period of probation.

(vi) If on the expiration of the period of probation referred to in sub-rule (iii) or of any extension thereof under sub-rule (v) as the case may be, the Central Government is of the opinion that an officer is not fit for permanent employment or if at any time during such period of probation or extension thereof, it is satisfied that any officer will not be fit for permanent appointment on the expiration of such period or extension, it may discharge the officer or pass such orders as it thinks fit.

(vii) No period of notice shall be required for termination of service under this rule.

(viii) If no action is taken by Government under sub-rule (iv) or sub-rule (v) or sub-rule (vi) of this rule, the period after the prescribed period of probation shall be treated as engagement from month to month terminable on either side on the expiration of one calendar month's notice in writing.

(ix) Probationers will also be required to pass a test in Hindi before confirmation.

APPENDIX I

List of University degrees which will be recognised for admission to the examination

[See Rule 4(iii)]

Aberdeen.—B.Sc. Engineering (Honours or Ordinary Degree).

Cambridge.—Ordinary degree B.A. in Engineering provided the graduate has passed in the principal subjects, Engineering I, Engineering II and Engineering III.

Durham.—B.Sc. in Marine Engineering.

Glasgow.—B.Sc. in Naval Architecture (Honours or Ordinary Degree).

NOTE.—The above degrees will be accepted only if taken after three years' study and the passing of the regular examination in the several Universities. The condition as to three years' study will not, however, apply to Indians who having taken an Indian degree, which exempts them from part of the University course, shall have taken one of the above degrees in less than three years in accordance with the regulations of the University concerned.

APPENDIX II

Standard and Syllabus of the examination (see rule 6)

A. ENGINEERING BRANCH

Plan (1).

Subjects	Maximum Marks.
(a) <i>Compulsory</i>	
(1) English (including Essay and Precis-writing)	100
(2) General Knowledge	100
(3) Electrical Engineering	200
(4) Mechanical Engineering	200
(5) Applied Mechanics	200
(6) Personality test	300
(b) <i>Optional</i>	
Any two of the following subjects:—	
(1) Physics (including Electricity and Magnetism)	100
(2) Electrical Communication Engineering	100
(3) Prime Movers	100
(4) Applied Mathematics	100
(5) Hydraulics and Hydraulic Machines	100

Plan (2)

(a) <i>Compulsory</i>	
(1) English (including Essay and Precis writing)	100
(2) General Knowledge	100
(3) Applied Mechanics	200
(4) Theory of Machines and machine design	200
(5) Prime Movers	200
(6) Personality test	300
(b) <i>Optional</i>	
Any two of the following subjects:	
(1) Hydraulics and Hydraulic Machines	100
(2) Electrical Engineering	100

Subjects	Maximum Marks.
(3) Metallurgy	100
(4) Workshop Technology	100
(5) Physics (including Electricity and Magnetism)	100
(6) Workshop organisation and Management	100
Plan (3)	
(a) Compulsory	
(1) English (including Essay and Precis writing)	100
(2) General Knowledge	100
(3) Applied Mechanics	200
(4) Construction	
<i>Paper I</i>	
(i) Building materials and Building Construction	
(ii) Design of Structures	
<i>Paper II</i>	
Roads, Railways (General Principles governing the design of Railways, Roads, Harbours and other works).	100 }
(5) Surveying	100
(6) Sanitary Engineering and Water supply	100
(7) Personality Test	300
(b) Optional	
Any two of the following subjects:—	
(1) Prime Movers	100
(2) Hydraulics and Hydraulic Machines	100
(3) Electrical Engineering	100
(4) Mechanical Engineering	100

B. METALLURGICAL BRANCH

Same as Plan 2 under Engineering Branch, only such candidates will be eligible for the Metallurgical Branch of this Service as may offer Metallurgy as one of the two Optional subjects.

NOTE 1.—Recruitment to the Service will be made on the basis of one or more of the above plans in accordance with the requirements of the department each year.

NOTE 2.—All papers must be answered in English.

NOTE 3.—(i) Candidates must write the papers in their own hand. In no circumstances will they be allowed the help of a scribe to write answers for them.

(ii) A candidate must produce a certificate that he has undergone satisfactory training in Surveying including practical surveying in a College or Institution recognised by the Commission for the purpose of admission to the competitive examination for the Service. The training must be equivalent to that given in the full course for a degree or diploma in Civil Engineering. The certificate must be signed by the Principal or the Head of the Department of Surveying in the College or Institution.

For this purpose the Commission will ordinarily accept a certificate from any college or institution mentioned in Rule 4(iii) of the foregoing rules or from any college which is affiliated to any University mentioned in the same rule. The

Commission, however, reserve to themselves the power not to accept any certificate if they are satisfied that the practical training referred to therein falls short of the requirements of the Service, and their decision in the matter will be final.

(3) The standard and syllabus of the examination will be such as the Commission shall prescribe.

(4) The Commission have discretion to fix qualifying marks in any or all the subjects at the examination.

(5) The Commission will summon at their discretion only those candidates whom they consider suitable for interview for the Personality Test.

(6) Special attention will be paid in the Personality Test to assessing the candidates' capacity for leadership, initiative and intellectual curiosity, tact and other social qualities, mental and physical energy, powers of practical application and integrity of character.

(7) From the marks assigned to candidates in each subject such deduction will be made as the Commission may consider necessary in order to secure that no credit is allowed for merely superficial knowledge.

(8) Deductions upto 5 per cent of the maximum marks for the written subjects will be made for illegible handwriting.

(9) Credit will be given for orderly, effective and exact expression combined with due economy of words in all subjects of the examination.

APPENDIX III

Fees

[See Rule 4(iv)]

Candidates seeking admission to the examination must pay the following fees:—

(a) To the Commission:

(i) Re. 1 when asking for application form and connected documents.

This amount should be paid to the Commission by Money Order. Local candidates, however, may pay cash at the counter. The Commission will not accept payment made otherwise.

(ii) Rs. 81.50 (Rs. 19.62 in the case of candidates belonging to the Scheduled Castes and the Scheduled Tribes) with the completed application form.

This amount should be paid by means of Treasury Receipt or Crossed Indian Postal Orders payable to Secretary, Union Public Service Commission. The Commission will not accept payment made otherwise.

(b) To the Medical Board:

Rs. 16 before examination by a Medical Board, if selected for appointment. This amount should be paid in cash to the Medical Board concerned at the time of the Medical examination.

2. Once an application has been considered by the Commission and the decision communicated to the candidate, no claim from the candidate for a refund of the fee paid by him to the Commission will be entertained nor can this fee be held in reserve for any other examination or selection. If, however, a candidate is not admitted to the examination by the Commission a refund of Rs. 75 (Rs. 18.75 in the case of candidates belonging to Scheduled Castes and Scheduled Tribes) will be made to him.

3. The Commission may at their discretion remit the prescribed fee where they are satisfied that the applicant is a bona fide displaced person from Pakistan and is not in a position to pay the prescribed fee. The fee of Re. 1, however, must be paid even by a displaced person when asking the Commission for form and this amount will be refundable to him, if on receipt of his application, his claim to be a displaced person is accepted by the Commission and his fee is remitted.